CONTENTS

XV

List of tables and figures

List of abbreviations

Introduction

page xii

PART I	An International Competition Agreement is Desirable
2	Is competition law beneficial? 7
	2.1 What is competition law and what is its rationale and philosophy? 8
	2.2 Distributional fairness as a co-objective of competition law
	2.3 How does competition law relate to other governmental laws and policies? 28
	2.4 Conclusion: competition law is beneficial 33
3	Is an international competition agreement desirable? 3
	3.1 The globalisation of competition 35
	3.2 Extraterritoriality and jurisdictional conflict (a 'non-co-operative approach) 53
	3.3 Conclusion: an international competition agreement is desirable 69
4	Is there a sufficient basis for an international competition agreement? 71
	4.1 Competition laws within the Asia-Pacific EconomicCommunity 72
	4.2 Macro issues: objectives, methodology and structure of competition laws 76
	4.3 Micro issues: particular content and application of competition laws 79
	4.4 Regulation of market structure – merger laws 84

4.5

4.6

4.7

vertical agreements

Regulation of unilateral conduct – anti-monopoly laws

93

Exemptions from the application of competition laws

Regulation of concerted conduct - horizontal and

89

97

	4.8 Administration and enforcement of domestic
	competition laws 100 4.9 Conclusion: there is a sufficient basis for an international competition agreement 103
5	Have existing cross-border initiatives proved sufficient? 106
	 5.1 A network of bilateral competition agreements 107 5.2 The current momentum towards plurilateral agreement 122 5.3 Current initiatives towards the realisation of multilateral agreement 129
	 Insights into an international competition agreement 139 Conclusion: existing initiatives towards the regulation of cross-border conduct have clear limitations that could be overcome by an international competition agreement 142
PART II	The WTO Would Provide a Suitable Institutional Vehicle
6	 Would the WTO provide a suitable institutional vehicle for an international competition agreement? 147 6.1 Historical relationship between trade law and competition law 148 6.2 Are international trade law and international competition law complementary? 163 6.3 Can international trade theory and international competition theory be reconciled? 176 6.4 Conclusion: the WTO could provide a suitable institutional vehicle for an international competition agreement 183
7	Would a WTO competition agreement promote international trade? 185
	7.1 The effects of anti-competitive practices on international trade 187

CONTENTS

7.2	The <i>Kodak-Fuji Film</i> case – application of WTO law to anti-competitive conduct 191			
7.3	To what extent do domestic competition laws otherwise prevent such			
	conduct? 201			
7.4	International Conduct 212			
7.5	Existing WTO provisions regulating Domestic Conduct and			
	International Conduct 217			
7.6	Conclusion: an international competition agreement would promote international trade 221			
	ald competition regulation of trade measures promote			
com	petition? 224			
8.1	The effects of trade measures on international competition 226			
8.2	Domestic Measures 232			
8.3	International Measures 241			
8.4	Government Commercial Activities 251			
8.5	Conclusion: competition regulation of trade measures would promote			
	competition 257			
Should competition principles be introduced into				
anti	-dumping law? 260			
9.1	The basis and purpose of modern anti-dumping law 261			
9.2	International competition law as an alternative to			
	anti-dumping law 271			
9.3	Conclusion: competition principles should be introduced into			
	anti-dumping law 283			
The Optimal Form for a WTO Competition				
Agr	eement			
T 4 71				
	at are the optimal objectives and principles for a WTO			
com	petition agreement? 289			
10.1	What would be the optimal institutional vehicle for an international			
	competition agreement? 289			
10.2	Existing proposals for a WTO competition			
	agreement 298			
10.3	The objectives for a WTO competition agreement 315			
10.4	Core principles for a WTO competition agreement 318			
10.5	Conclusion: the WTO is the optimal vehicle for an international			
	competition agreement 334			

PART III

What is the optimal content for a WTO competition

	agree	ement? 336
	11.1	To what extent should any WTO competition agreement seek to achieve harmonisation of domestic competition laws? 337
	11.2	To what extent should any WTO competition agreement seek to proscribe minimum international standards? 348
	11.3	To what extent should the provisions of a WTO competition agreement be legally enforceable as binding precepts of international law? 355
	11.4	Amendments to existing WTO trade rules 365
	11.5	Conclusions on optimal content and approach for a WTO competition agreement 368
12	Wha	t is the optimal structure for a WTO competition
	agree	ement? 370
	12.1	What would be the most appropriate institutional basis for a WTO competition agreement to promote effective compliance with its substantive obligations? 371
	12.2	What would be the most appropriate institutional basis for a WTO competition agreement to <i>mitigate</i> potential international competition disputes? 378
	12.3	What would be the most appropriate institutional basis for a WTO competition agreement to <i>resolve</i> international competition disputes? 383
	12.4	Would the suspension of trade concessions be an appropriate sanction for a failure to comply with a WTO competition agreement? 389
	12.5	Conclusions on optimal institutional structure for a WTO competition agreement 393
13	Wou	ld a WTO competition agreement be politically
	achie	evable? 395
	13.1	The negotiation of a WTO competition agreement 395
	13.2	Meeting the concerns of developing countries 413
	13.3	Four-point incremental strategy for realising a WTO competition agreement 417
	13.4	Conclusion: a plurilateral WTO competition agreement is politically achievable 421

CONTENTS Xi

Conclusion: a plurilateral competition agreement should be incorporated into the WTO 423

14.1 Summary

423

14.2 Conclusion

434

APPENDIX: Draft negotiating text for a plurilateral WTO competition agreement 435

Index

483