

Contents

<i>Foreword</i>	vi
<i>Acknowledgements</i>	viii
<i>List of abbreviations</i>	x
<i>Table of cases and legislation</i>	xii
1 ‘The essence of intellectual property rights is the right to exclude’	1
2 Problem and solution? Some introductions	15
3 Existing links and opportunities: human rights, competition and essential technologies	45
4 An existing solution? The judicial and regulatory interface between the three fields	71
5 Using human rights	121
6 Market definition and abuse: new arguments for access	147
7 Wider perspectives	178
8 Conclusions	212
<i>Index</i>	227