Contents

Co	mpe	tition and Intellectual Property Law in Ukraine: Navigating	
th	e Lan	dscape	1
He	eiko R	Richter	
1	Bacl	kground and Goal	2
2	Gov	ernance and Politics of Ukraine in a Nutshell	2
	2.1	Basic Information	2
	2.2	Executive, Legislative, and Judicial Branch	3
	2.3	Major Political Events	4
3	Nav	igating the Competition and IP Law Landscape—Seven Tours	5
	3.1	Overview	5
	3.2	The Classic Tour: Legal Areas	6
	3.3	The Tour d'Europe: EU Approximation	7
	3.4	The Ukrainian Tour: An Emphasis on Ukraine's Policies	
		and History	7
	3.5	The Institutional Tour: Enforcing the Law	8
	3.6	The Special Interest Tour: Life Sciences, Digital Markets,	
		and Beyond	9
	3.7	The Methodological Tour: Between Legal Doctrine,	
		Economics, and Sociology	9
	3.8	The Policy Tour: On Policy and Possible Reforms	10
4	Outl	look	10
Re	feren	ces	11
Pι	ıtting	the Legal Framework in Perspective	
Tł	ie EU	-Ukraine Association Agreement as a General Framework	
of	Cont	emporary EU-Ukraine Relations	15
		Petrov	
1	Intro	oduction	16
2	Imp	act of the EU–Ukraine Association Agreement on the Ukrainian	
		al System	17



viii Contents

	2.1 Scope of the EU–Ukraine Association Agreement	17
	2.2 Objectives and Specific Features of the Association	
	Agreement with Ukraine	17
3	Constitutional Amendments Caused by the Implementation	
	of the EU-Ukraine Association Agreement	22
	3.1 Constitutional Amendments of 2016	22
	3.2 Education Law of 2017 and Its Impact on the EU-Ukraine AA	24
	3.3 Constitutional Amendments "European Integration Clauses"	
	of 2019	25
4	Application and Direct Effect of the EU-Ukraine Association	
	Agreement in the Ukrainian Legal Order	26
5	Application of Decisions of the EU-Ukraine Common Institutions	32
6	Conclusion	33
Re	eferences	34
Co	ompetition and International Trade: Complementing Trade	
De	efense Policy with Effective Competition Policy in Ukraine	37
Ζv	venyslava Opeida	
1	Introduction	38
2	The Basics of WTO and Ukrainian Trade Remedy Law	39
	2.1 Origin and Evolution of Trade Remedy Regime in the WTO	39
	2.2 Brief Overview of Trade Remedy Law in Ukraine	42
3	Conflicting Objectives of Trade Defense and Competition Policy	46
4	Potential Solutions for the Problem	52
	4.1 Strengthening the Public Interest Requirement	53
5	Conclusion	61
Re	eferences	62
Le	egal Support of State Economic Policies of Ukraine in the Context	
	Investment Development and Protection of Competition	65
	leg Podtserkovnyi	05
1	Introduction and Problem Statement	66
2	The Regulatory Role of the State in a Market Economy: From	00
_	Negation to Recognition and Meaningful Discussion	67
	2.1 The Regulatory Role of the State in the Economic Sphere	67
	2.2 The Ukrainian State and the Regulation of the Economy	71
3	Measures and Forms of Regulating Influence of the State	, ,
-	on Economic Activity: The Search for Economic and Legal Content	73
	3.1 Terminological Basis of Legal Regulation of State	7.5
	Intervention in the Economy	73
	3.2 Legislative Detailing of State Intervention in the Economy	75
4	Issues of Economic Security and Protection of Economic	, 5
•	Competition in the Trends of State Regulation of the Economy	78
5	Stimulation of Innovations in the Context of the State Economic	70
J	Policy	83
	5.1 Support of Innovations as a Direction of State Economic Policy	83
	3.1 Support of fillovations as a Direction of State Economic Policy	03

Contents ix

6	 5.2 The Current Legislative Measures to Support Innovation 5.3 Problems of Taxation of Innovative Projects 5.4 Promising Steps to Support Innovation Requirements for Balancing State Regulation of Investment 	86 88 89
	Relations	91
7	Conclusion	94
Re	ferences	95
Co	ompetition Law	
	ne "Europeanization" of Competition Law in Ukraine	103
	eniia Smyrnova	
1	The Preliminary Process of Transposing EU Competition Law	104
2	Standards into Ukrainian Competition Law	104
2	The 2014 EU–Ukraine Association Agreement as an Accelerator	
	of the Europeanization of Competition Law and Enforcement	105
2	in Ukraine	105
3	Substantial Changes in Ukrainian Competition Law	107
	3.1 Merger Regulation	108
4	3.2 Vertical Restraints and the Exemptional System	111
4	Procedural Aspects of Competition Law Enforcement in Ukraine	113
	4.1 The Principle of Transparency and Appropriate	112
	Decision-Making Processes for the AMCU	113
	4.2 The Principles in the Setting of Any Pecuniary Sanctions	111
_	Imposed for Infringements of Competition Law	114
5	Regulation of State Aid in Ukraine: New Legislative Enforcement	117
	and Judicial Practice	117
	5.1 Legal Standards for State Aid in Ukraine5.2 Implementation of State Aid Rules in Ukraine	117
	and Enforcement Thereof	118
6	Conclusion and Perspective	120
	ferences	121
		121
	rtical Agreements in the Competition Law of Ukraine	
an	d the EU: A Closer Look at Resale Price Maintenance	123
Ha	nna Stakheyeva	
1	Introduction	124
2	RPM in Ukraine	126
	2.1 Basic Rule	126
	2.2 Grundfos Case	127
	2.3 Novo Nordisk	131
	2.4 Indirect RPM	135
3	EU Approach to RPM	136
4	Per Se Rule Versus Rule of Reason: Further Discussion	142
5	Concluding Remarks	143
Re	ferences	144

x Contents

Anzhelika Gerasymenko and Nataliia Mazaraki I Introduction	Th	e "New Normal" in Competition—Filling the Gaps of Ukrainian	
1 Introduction	Co	ompetition Law in the Digital Economy Age	147
2 Technological and Social Framework of Competition in the 21st Century	An	zhelika Gerasymenko and Nataliia Mazaraki	
Century	1	Introduction	148
3 Modern Challenges to Competition	2		
3.1 Challenges to Vertical Competition 15 3.2 Challenges to Market Definition 15 3.3 Challenges to Procompetitive Data Management 15 3.4 Other Challenges 15 4 Ukrainian Competition Law's (In)capacity to Meet the Challenges 16 4.1 AMCU Experience in Digital Markets 16 4.2 Major Challenges for the National Legal Framework 16 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 16 6 Conclusion 16 6 Conclusion 16 References 16 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 17 Oles Andriychuk 1 Introduction 17 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 17 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 18 4 Ukraine's Adaptation to the New Reality 18 5 Outlook: Towards a Genetically Modified Competition Policy 18 References 18 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 19 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 19 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 19 1.2 Competition Law as a Tool for Improving Access to Medicines 19 1.3 Access to Medicines in Ukraine and the Importance of Robust			149
3.2 Challenges to Market Definition 15. 3.3 Challenges to Procompetitive Data Management 15. 3.4 Other Challenges 15. 4 Ukrainian Competition Law's (In)capacity to Meet the Challenges 16. 4.1 AMCU Experience in Digital Markets 16. 4.2 Major Challenges for the National Legal Framework 16. 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 16. 6 Conclusion 16. References 16. Towards a New Digital Competition Policy of Ukraine: The EU Matrix 17. Oles Andriychuk 1 Introduction 17. 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 17. 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 18. 4 Ukraine's Adaptation to the New Reality 18. 5 Outlook: Towards a Genetically Modified Competition Policy 18. References 18. The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 19. Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 19. 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 19. 1.2 Competition Law as a Tool for Improving Access to Medicines 19. 1.3 Access to Medicines in Ukraine and the Importance of Robust	3	The state of the s	153
3.3 Challenges to Procompetitive Data Management 15 3.4 Other Challenges 15 4 Ukrainian Competition Law's (In)capacity to Meet the Challenges 16 4.1 AMCU Experience in Digital Markets 16 4.2 Major Challenges for the National Legal Framework 16 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 16 6 Conclusion 16 References 16 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 17 Oles Andriychuk 1 Introduction 17 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 17 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 18 4 Ukraine's Adaptation to the New Reality 18 5 Outlook: Towards a Genetically Modified Competition Policy 18 References 18 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 19 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 19 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 19 1.2 Competition Law as a Tool for Improving Access to Medicines 19 1.3 Access to Medicines in Ukraine and the Importance of Robust		1	154
3.4 Other Challenges		•	155
4 Ukrainian Competition Law's (In)capacity to Meet the Challenges 4.1 AMCU Experience in Digital Markets 4.2 Major Challenges for the National Legal Framework 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 6 Conclusion References 166 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 177 Oles Andriychuk 1 Introduction 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 4 Ukraine's Adaptation to the New Reality 5 Outlook: Towards a Genetically Modified Competition Policy 188 References 189 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 191 11 The Role of IP Law and Competition Policy in the Pharmaceutical Industry 11 The Role of IP Law and Competition Policy in Incentivising Innovation 194 1.2 Competition Law as a Tool for Improving Access to Medicines 195 1.3 Access to Medicines in Ukraine and the Importance of Robust			157
4.1 AMCU Experience in Digital Markets 4.2 Major Challenges for the National Legal Framework 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 6 Conclusion 166 References 166 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 177 Oles Andriychuk 1 Introduction 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 4 Ukraine's Adaptation to the New Reality 5 Outlook: Towards a Genetically Modified Competition Policy 187 References 188 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 197 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 1.2 Competition Law as a Tool for Improving Access to Medicines 198 1.3 Access to Medicines in Ukraine and the Importance of Robust			159
4.2 Major Challenges for the National Legal Framework 5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine? 6 Conclusion 160 References 160 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 170 Oles Andriychuk 1 Introduction 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 172 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 180 4 Ukraine's Adaptation to the New Reality 181 5 Outlook: Towards a Genetically Modified Competition Policy 182 References 183 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 194 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 194 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 194 1.2 Competition Law as a Tool for Improving Access to Medicines 195 1.3 Access to Medicines in Ukraine and the Importance of Robust	4	Ukrainian Competition Law's (In)capacity to Meet the Challenges	161
5 Alternative Approaches to Meet the Challenges: Which Way Is Better for Ukraine?		4.1 AMCU Experience in Digital Markets	161
Better for Ukraine? 166 Conclusion 166 References 166 Towards a New Digital Competition Policy of Ukraine: The EU Matrix 176 Oles Andriychuk 1 Introduction 177 The Re-Emerging Discussions on the Goal(s) of Competition Policy 177 The DMA as a New Paradigm for Shaping Competition in Digital Markets 186 Ukraine's Adaptation to the New Reality 187 Outlook: Towards a Genetically Modified Competition Policy 187 References 188 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 197 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 197 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 198 1.2 Competition Law as a Tool for Improving Access to Medicines 198 1.3 Access to Medicines in Ukraine and the Importance of Robust		4.2 Major Challenges for the National Legal Framework	162
6 Conclusion	5	Alternative Approaches to Meet the Challenges: Which Way Is	
References		Better for Ukraine?	166
Towards a New Digital Competition Policy of Ukraine: The EU Matrix	6	Conclusion	169
Matrix 177 Oles Andriychuk 1 Introduction 177 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 177 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 188 4 Ukraine's Adaptation to the New Reality 188 5 Outlook: Towards a Genetically Modified Competition Policy 189 References 189 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 199 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 199 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 199 1.2 Competition Law as a Tool for Improving Access to Medicines 199 1.3 Access to Medicines in Ukraine and the Importance of Robust	Re	ferences	169
Matrix 177 Oles Andriychuk 1 Introduction 177 2 The Re-Emerging Discussions on the Goal(s) of Competition Policy 177 3 The DMA as a New Paradigm for Shaping Competition in Digital Markets 188 4 Ukraine's Adaptation to the New Reality 188 5 Outlook: Towards a Genetically Modified Competition Policy 189 References 189 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 199 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 199 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 199 1.2 Competition Law as a Tool for Improving Access to Medicines 199 1.3 Access to Medicines in Ukraine and the Importance of Robust	To	words a New Digital Commetition Dalies of Hundings The Ell	
Oles Andriychuk 1 Introduction			170
1 Introduction			1/3
The Re-Emerging Discussions on the Goal(s) of Competition Policy The DMA as a New Paradigm for Shaping Competition in Digital Markets Ukraine's Adaptation to the New Reality Outlook: Towards a Genetically Modified Competition Policy References The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective Olga Gurgula Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 1.2 Competition Law as a Tool for Improving Access to Medicines 1.3 Access to Medicines in Ukraine and the Importance of Robust		· ·	174
3 The DMA as a New Paradigm for Shaping Competition in Digital Markets	_		
4 Ukraine's Adaptation to the New Reality 185 5 Outlook: Towards a Genetically Modified Competition Policy 189 References 189 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 199 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 199 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 199 1.2 Competition Law as a Tool for Improving Access to Medicines 199 1.3 Access to Medicines in Ukraine and the Importance of Robust		The DMA as a New Paradigm for Shaping Competition in Digital	
5 Outlook: Towards a Genetically Modified Competition Policy 188 References 188 The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 198 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 198 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 198 1.2 Competition Law as a Tool for Improving Access to Medicines 198 1.3 Access to Medicines in Ukraine and the Importance of Robust			180
References	4		184
The Intersection Between Intellectual Property and Competition Laws in the Pharmaceutical Sector: A Ukrainian Perspective 193 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 194 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 194 1.2 Competition Law as a Tool for Improving Access to Medicines 193 1.3 Access to Medicines in Ukraine and the Importance of Robust		· · · · · · · · · · · · · · · · · · ·	189
Laws in the Pharmaceutical Sector: A Ukrainian Perspective 1999 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 1999 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 1999 1.2 Competition Law as a Tool for Improving Access to Medicines 1999 1.3 Access to Medicines in Ukraine and the Importance of Robust	Re	ferences	189
Laws in the Pharmaceutical Sector: A Ukrainian Perspective 1999 Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry 1999 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation 1999 1.2 Competition Law as a Tool for Improving Access to Medicines 1999 1.3 Access to Medicines in Ukraine and the Importance of Robust	Th	e Intersection Between Intellectual Property and Competition	
Olga Gurgula 1 Intersection Between IP Law and Competition Policy in the Pharmaceutical Industry			193
in the Pharmaceutical Industry			
in the Pharmaceutical Industry	1	Intersection Between IP Law and Competition Policy	
 1.1 The Role of IP Law and Competition Policy in Incentivising Innovation		•	194
Innovation			
1.3 Access to Medicines in Ukraine and the Importance of Robust			194
1.3 Access to Medicines in Ukraine and the Importance of Robust		1.2 Competition Law as a Tool for Improving Access to Medicines	195
Competition Law Enforcement		Competition Law Enforcement	197
2 The Pharmaceutical Market in Ukraine and Recent Activities	2	The Pharmaceutical Market in Ukraine and Recent Activities	1,
	_		199
2.1 The Structure of the Pharmaceutical (Supply) Market			.,,
			199
2.2 Recent Activities of the AMCU: Distribution Agreements		2.2 Recent Activities of the AMCII: Distribution Agreements	1,,,
			200

Contents xi

3	IP-Related Anticompetitive Agreements	204 205
4	The EU and US Approaches to the Assessment of Pay-for-Delay	
	Agreements	211
	and the US	212
	to Pay-for-Delay Agreements	215
5	Conclusions	216
Re	eferences	217
Le	egal Mechanisms of Protection Against Unfair Competition	
	Ukraine—Prerequisites, Problems and Trends	221
	ga Bakalinska	
1	Introduction	222
2	General Approaches to the Definition of "Unfair Competition"	
	in Ukrainian Legislation	224
3	Illegal Use of the Business Reputation of a Business Entity	231
	3.1 Overview	231
	3.2 Improper Use of Designations	233
	3.3 Illegal Use of the Goods of Another Manufacturer	235
	3.4 Copying Product Appearance	235
	3.5 Comparative Advertising	236
4	Creation of Obstacles for Business Entities in the Process	
	of Competition and Achieving Illegal Advantages in Competition	239
	4.1 Overview	239
	4.2 Discrediting a Business Entity	240
	4.3 Achievement of Illegal Advantages in Competition	241
	4.4 Dissemination of Misleading Information	242
5	The Illegal Acquisition, Disclosure and Use of Commercial Secrets	246
	5.1 Scope and Legal Basis	246
	5.2 Illegal Acquisition of Commercial Secrets	247
	5.3 Disclosure of Commercial Secrets	248
	5.4 Incitement to Disclose Commercial Secrets	249
	5.5 Illegal Use of a Commercial Secret	250
	5.6 Discussion	251
6	Conclusion	252
Re	eferences	253
D.	rotecting Intellectual Property Rights from Unfair Competition	
	Ukraine	255
	lha Kronda	200
1	Introduction	256
2	Unfair Competition in the Field of Intellectual Property and Forms	230
_	Thereof	257
3	Administrative and Judicial Enforcement	259

xii Contents

	3.1	Need for Effective Protection	259	
	3.2	Enforcement Through the Antimonopoly Committee		
		of Ukraine	259	
	3.3	Enforcement Through the Courts	261	
4	Una	uthorized Use of Designations	262	
	4.1	Relevance and Legal Basis	262	
	4.2	Packaging Design	263	
	4.3	Geographical Indications	264	
	4.4	Trade (Brand) Name	265	
	4.5	Conclusion	266	
5	Illeg	al Use of Comparative Advertising	267	
6		eading Information About Intellectual Property (Geographical	20,	
		cations)	270	
	6.1	Relevance of Geographical Indications	270	
	6.2	Legal Basis	271	
	6.3	Judicial Practice	272	
7		appropriation of Trade Secrets	274	
	7.1	Relevance and Legal Basis	274	
	7.2	Judicial Practice	276	
	7.3		277	
Re	feren	ces	277	
Po	licies	and Law on Intellectual Property		
As	socia	tion Agreements and Problems Approximating Intellectual		
Pr	opert	y Legislation of Third Countries with the EU Acquis: The		
Ca	se of	Ukraine	281	
Yu	riy K	apitsa		
1	Intro	duction	282	
2	Agre	eements Between the EU and Ukraine and Problems		
	of A	pproximating IP Legislation	283	
	2.1	Interim Agreement and Partnership and Cooperation		
		Agreement	283	
	2.2	The EU-Ukraine Association Agreement (2014)		
		and Intellectual Property	289	
3	Prob	lem Applying ECJ Judgments When Interpreting EU Law		
		ssociated Countries	297	
4		Law-Making Process Regarding IP in Ukraine and the EU Acquis		
5		lenges of Legislative Approximation for Some Intellectual		
		erty Subject Matter	303	
	5.1	Unregistered Designs	303	
	5.2	Utility Models	305	
	٠.٧	Culting into doubter and a contraction of the contr		

Contents xiii

6		ards a Methodology of Approximation of Intellectual Property		
	Legislation in Associated Countries and PCA Countries to That			
	in th	e EU	310	
	6.1	Countries Bound by Approximation Requirements Without		
		Wider Integration with the EU	311	
	6.2	Countries with Association Agreements That Involved		
		Creating a Free Trade Area	312	
	6.3	EU Candidate Countries	314	
7		clusion	316	
	feren		318	
C+	ratar	ic Directions of the Intellectual Property Area Development		
		ine	321	
	ena C		321	
1		oduction	322	
1	1.1	European Integration and IP in Ukraine	322	
	1.1	Towards the National Strategy for IP	324	
2		p of the Goals and Tasks of the National IP Strategy	327	
2 3		ets and Means to Achieve the Expected Results of the National	321	
3	_	trategy	329	
	3.1	Public Management, System of Protection and Legislation	347	
	3.1	in the Field of IP	330	
	2.2			
	3.2	Generation of IP	334 337	
	3.3	Using of Intellectual Property, Technology Transfer	331	
	3.4	Development of Creative Industries: Copyright and Related	220	
	2 -	Rights	339	
	3.5	Protection of Rights on Plant Varieties and Animal Species	341	
	3.6	IP Protection	341	
	3.7	State Strategies, Programs and Concepts for the Development		
		of Various Sectors of the Economy and IP	344	
	3.8	Specific Scopes and IP Issues	345	
4		ent Issues on the Reformation of the IP Area in Ukraine		
	in th	e Process of the National IP Strategy Implementation	346	
5	Con	clusion	349	
Re	feren	ces	351	
Th	ie Ne	w Intellectual Property Court in Ukraine: Its Creation		
		clusive Jurisdiction	353	
		ntefan and Olga Gurgula	000	
1	A G	lobal Trend Towards Increasing the Judicial Specialisation		
		e Field of IP	354	
2		tion of the IP Court in Ukraine	357	
	2.1	Developments Leading to the Establishment of the IP Court	357	
	2.2	Judicial Reform in Ukraine and the Establishment of the IP	201	
		Court	359	

xiv Contents

3		e Issues Regarding the Jurisdiction of the IP Court That	
	-	uire Clarification	360
	3.1	Jurisdiction of the IP Court Under the Commercial Procedural	
		Code	360
	3.2	IP-Related Administrative Cases Which Should Be	
		Considered by the IP Court Rather than the Administrative	
		Courts	362
	3.3	IP-Related Disputes that Require Clarification	365
4		clusions	370
Re	teren	ces	370
		tive Reforms on Patents, Utility Models and Industrial	
De	signs	in Ukraine	373
Le		Tarasenko	
1	Rele	vance	374
2		ects of Patent Law: Legal Nature and Significance	375
3	Dev	elopment of Industrial Property Regulation After 1991	376
	3.1	Period 1991–2004	377
	3.2	Period 2004–2014	379
	3.3	Since 2014	381
4	Refo	orm of Industrial Property Law in 2020	382
	4.1	Context of the Reform	382
	4.2	Establishment of the National Intellectual Property Authority	384
	4.3	Legal Protection of Inventions and Utility Models	386
	4.4	Legal Protection of Industrial Designs	405
5	Con	clusions	411
Re	feren	ces	412
Pa	tent]	Law and Access to Medicines in Ukraine	415
		Kashyntseva	
1		oduction	416
2	Polit	ical and Legal Background of Patent Protection in the Health	
		System in Ukraine	417
3		Outline of Patent Law in the Sphere of Pharmacy in Ukraine	421
4		plementary Protection of Medical Inventions	423
5		r Exemption in the Ukrainian Pharmaceutical Market	428
6		Instruments of IP Law to Ensure Access to Medicines	429
7		clusions	435
Re		ces	436
		entability of Biotechnological Inventions in the EU: The	
		an Context	439
		Komarova	
1	•	nine's Path to Europeanisation of Its Legal System	440
2		ntability of Biotechnological Inventions Under the Ukrainian	170
_		ociation Agreement	444

Contents xv

3	Patentability of Biotechnological Inventions Under EU Law	446
4	Comparison and Implications	452
	4.1 Overview on the Regulatory Frame in Ukraine	452
	4.2 The Challenge to Define the Concept of "Biotechnology"	
	and Its Relation with Intellectual Property	454
	4.3 The Law on Protection of Rights to Inventions and Utility	
	Models (2020) in Light of the Association Agreement	456
5	Conclusion	459
Re	eferences	460
Tł	ne Reformed Design Law in Ukraine: What is Right with EU	
	ade Agreements?	463
Aı	nastasiia Kyrylenko	
1	Introduction	464
2	Design Norms in the EU-Ukraine Association Agreement	468
	2.1 What Was Included	468
	2.2 What Was Omitted	470
3	Ukranian First-Take on EU-Modelled Design Law	475
	3.1 Law 815-IX, Amending Ukrainian Design Law	475
	3.2 Filling Legislative Gaps by Means of the Guidelines: A Good	
	yet Temporary Solution	478
4	Conclusion and Recommendations	480
Rε	eferences	481
	hy so Few Geographical Indications in Ukraine? Legal, Political	40.5
	nd Socio-Economic Perspective	485
	nastasiia Kyrylenko	40.0
1	Introduction	486
2	Legal and Political Perspective	487
	2.1 Absence of an International Framework to Which Ukraine	
	Could Gravitate Before the PCA with the EU	487
	2.2 Protection Under Trade Mark and Consumer Protection Law	491
3	Socio-Economic Perspective	494
	3.1 Adverse Soviet Union's Policies	494
	3.2 Consumers' Preferences and Price Premium	498
4	Perspectives	501
Re	eferences	503
Co	opyright and Its Exceptions and Limitations in Ukraine	507
	nna Shtefan	
1	Introduction: The Basis of Ukrainian Copyright	508
-	1.1 Legislation in the Field of Copyright and Related Rights	
	in Ukraine	508
	1.2 Main Provisions of Copyright and Related Rights in Ukraine	510
	1.3 Peculiarities of Ukrainian Regulation of Copyright	510
	and Related Rights	513
	and related rights	313

xvi Contents

2	The	Purpose and Basic Rules of Copyright Exceptions	
	and :	Limitations	515
	2.1	The Need to Balance Interests as a Basis for Exceptions	
		and Limitations	515
	2.2	Three-Step-Test for Exceptions and Limitations	517
3	Exis	ting Exceptions and Limitations Under Ukrainian Copyright	
			519
	3.1	Exceptions and Limitations Established to Ensure	
		the Dissemination of Information	521
	3.2	Free Use of Works for Educational Purposes	524
	3.3	Ensuring the Interests of Persons with Visual Impairments	- .
		and Dyslexia	526
	3.4	Free Reproduction of Works for Personal Purposes (Private	320
	5.,	Use)	527
4	Pros	pective Exceptions and Limitations for Further Development	321
•		krainian Copyright Law	528
	4.1	Copyright Exceptions and Limitations Ukraine Is Required	320
	,,,	to Implement Under the Association Agreement	528
	4.2	Copyright Exceptions and Limitations That Should Be	320
	1.2	Included in the Ukrainian Legislation to Better Ensure	
		the Interests of Society	532
5	Cond	clusion	535
		ces	535
			333
		on of Works Posted on the Internet Under Ukrainian	
		tht Law	537
		yn Zerov	
1		duction	538
2	Righ	ts and Stages of Using a Copyrighted Work on the Internet	539
	2.1	Lack of a Consistent Approach in Ukraine	539
	2.2	Right of Reproduction	540
	2.3	Right to Make the Work Available to the Public and Right	
		to Broadcasting of Work	541
	2.4	Actual Scenarios of Using a Work on the Internet	543
	2.5	Conclusion	544
3	Exha	austion of Copyright for Works Posted on the Internet	545
4		s of Copyright Infringement for Works Posted on the Internet	546
	4.1	Internet Piracy	547
	4.2	Means of Copyright Infringement	548
	4.3	Hyperlinking	549
	4.4	Framing, Hotlinking, and Other Technological Means	552
5		Jurisdictional Enforcement of Copyright for Works Posted	
		le Internet	553
6		clusion	556
_	feren		557
vc	TOTOTIC	/V D	201

Contents xvii

Le	egal Framework for Output Based on Artificial Intelligence:	
Uŀ	kraine's Place on the Global Search Path	559
Ka	ateryna Militsyna	
1	Introduction	560
2	Copyrightability Requirements Under Ukrainian Copyright Law	562
	2.1 List of Requirements	562
	2.2 Authorship	563
	2.3 Originality	565
	2.4 Fixation	567
3	Copyrightability of Output Based on AI	568
4	Overview of Ukrainian Scholarly Endeavours to Find a Legal	
	Framework for Output Based on AI as Part of a Global Search	570
5	Ukrainian Legislative Proposal of Introducing a New "Sui Generis	
	Right for Non-Original Computer-Generated Objects"	573
	5.1 Outline of Context and Main Provisions	573
	5.2 Analysis of the Proposal	575
6	Conclusion	579
Re	eferences	579
Λ-	n the Reforms, Practice and Perspective of the Law on Collecting	
	ocieties in Ukraine	583
	ubov Maidanyk	203
1	Introduction	584
2	General Overview and Prerequisites for the Reform of Collective	204
2	Management	585
3	The Law on Collective Societies: Main Aims and Novel Provisions	587
3		587 587
	· · · · · · · · · · · · · · · · · · ·	589
		594
		594 595
	3.4 Tariff Setting 3.5 Withdrawal Right	
	<u>C</u>	596
,	3.6 Payment and Distribution of Remuneration	598
4	Outcomes and Perspectives of the Reform	600
	4.1 Implications of Implementation of the Law on CMOs	600
	4.2 Lack of a Common Perception of the Role of CMOs	602
ъ.	4.3 Perspectives for Dispute Resolution	603 604
ĸe	eferences	0U4