Contents

	Contributors	vii
	Introduction	1
	PART I: CONCEPTUALIZING AND RE-CONCEPTUALIZING THE INTERACTION BETWEEN COMPETITION LAW AND GOVERNMENT ACTIVITIES	
1.	Privatization and Competition Policy (Alexander Volokh)	15
2.	Toward a Bureaucracy-Centered Theory of the Interaction between Competition Law and State Activities (Ioannis Lianos)	32
3.	Competition Issues and Private Infrastructure Investment through Public-Private Partnerships (R. Richard Geddes)	56
	PART II: IS THERE A NEED FOR A SPECIFIC SUBSTANTIVE LEGAL FRAMEWORK IN DOMESTIC AND INTERNATIONAL COMPETITION LAW?	
1.	State-Owned Enterprises versus the State: Lessons from Trade Law (Wentong Zheng)	75
5.	What Drives Merger Control? How Government Sets the Rules and Play (D. Daniel Sokol)	89
ó.	Antitrust Enforcement and Regulation: Different Standards but Incentive Coherent? (Alberto Heimler)	108
7.	International Law and Competition Policy (Paul B. Stephan)	121

vi Contents

8.	The Foreign Trade Antitrust Improvements Act: Further Limitations on the Ability of the Antitrust Regime to Promote Consumer Welfare (Joseph P. Bauer)	134
	PART III: JURISDICTIONAL EXPERIENCES	
9.	Competition Advocacy of the Korean Competition Authority (Dae-Sik Hong)	151
10.	Competition and the State in China (Thomas K. Cheng)	170
11.	State Aids in European Union Competition Law (Leigh Hancher and Francesco Salerno)	187
12.	Australian Experience with Competition Law: The State as a Market Actor (Deborah Healey)	205
13.	Merger Analysis and Public Transport Service Contracts (Philippe Gagnepain, Marc Ivaldi, and Chantal Latgé-Roucolle)	224
	Notes	239
	Index	279