

INDEX

- abus de droit*, 63
- Accession Protocol
 China, economic emergency exceptions, 719
 legal status, 56
- accession to WTO membership
 ‘decision’ phase, 128
 ‘let-us-draft-membership-terms’ phase, 126
 open indefinitely, 125
 ‘tell-us-about-yourself’ phase, 126
 ‘work-out-with-use-individually-what-you-have-to-offer’ phase, 126
- acts of WTO bodies
 authoritative interpretations, 60
 subsequent agreements, 61
 technical committees, 61
- actual value, imported goods, 497
- ad valorem* duty, 460–1
 nuisance rather than barrier, 466
- adjudication, dispute settlement, 197
- Advisory Centre on WTO Law (ACWL), 315, 334
- African, Caribbean and Pacific Group (ACP), 123
- Agah, Yonov Frederick, 151
- Agreement between the United States of America, the United Mexican States, and Canada (USMCA), 40, 733
- Agreement Establishing the Multilateral Trade Organization, 92
- Agreement on Agriculture, 49, 532
 domestic support measures, 956–8
 economic emergency exceptions, safeguard measures, 716–18
 export subsidies, 952–6
 special rules prevail over SCM Agreement, 952
- Agreement on Expansion in Trade in Information Technology Products (ITA-II), 62
- Agreement on Government Procurement, 55, 98, 976–7
- Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994 (Anti-Dumping Agreement), 49, 755
- Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade 1994 (Customs Valuation Agreement), 49
- Agreement on Import Licensing Procedures, 50, 339, 541
- Agreement on Interpretation and Application of Articles VI, XVI and XXIII of the General Agreement, 842
- Agreement on Preshipment Inspection, 50, 145, 559
- Agreement on Rules of Origin, 502–5
- Agreement on Safeguards, 50, 344, 536, 689–93
 application of measures, 692
 causation, 704–6
 characteristics, 709–12, 713–14, 715–16
 compensation of affected exporting members, 715–16
 definition of safeguard measures,
 duration of safeguard measures, 709–10
 features of safeguard measures, 693–5
 ‘increased imports’ requirements, 695–700
 necessity requirement, 713–14
 non-discriminatory application of safeguard measures, 710–12
 notification and consultation, 706–8
 provisional safeguard measures, 709
 requirements for the use of safeguard measures, 695
 serious injury requirement, 700–4
- Agreement on Subsidies and Countervailing Measures (SCM Agreement). *See* subsidies
- Agreement on Textiles and Clothing, 533
- Agreement on the Application of Sanitary and Phytosanitary Measures. *See* SPS Agreement
- Agreement on the Implementation of Article VII of the GATT 1994, 497
- Agreement on Trade Facilitation, 47, 50, 98, 160, 179, 339, 513, 556, 561, 599
- Agreement on Trade in Civil Aircraft, 55
- Agreement on Trade in Information Technology Products, 472
- Agreement on Trade in Wine between the European Community and Australia, 40
- Agreement on Trade-Related Aspects of Intellectual Property Rights. *See* TRIPS Agreement
- agricultural subsidies
 blue box measures, 957
 as contentious issue, 951
 domestic support measures, 956–8

- exports, 952–6
- green box measures, 957
- Aid for Trade initiative, 119
- Al-Tuwajjri, Mohammad Maziad, 151
- amicus curiae* briefs, 279–83
- Andean Community, 732
- animal life or health, protection of, 667–8
- Annecy Round of Negotiations, 89
- anti-dumping. *See* dumping
- Anti-Dumping Agreement, 755
 - anti-dumping duties
 - duration of, 824
 - imposition and collection of, 820–3
 - review of, 824–5
 - termination of, 825–7
 - anti-dumping investigation, 805
 - commencement of, 805–7
 - conduct of, 807–15
 - judicial review, 818
 - public notice of, 815–18
 - anti-dumping measures
 - imposition and collection of anti-dumping duties, 820–3
 - imposition of, 819
 - price undertakings, 819–20
 - types of, 819
- Committee on Anti-Dumping Practices, 828–30
- cumulative analysis, 803–4
- developing countries, special and differential treatment, 834–5
- dispute settlement, 830
 - other special or additional rules and procedures, 833–4
 - standard of review, 830–3
- domestic industry, determination of injury to, 783
 - definition of ‘domestic industry’, 783–7
 - ‘injury’, definition of, 787–8
 - material injury, threat of, 797–8
 - material injury to, 788–97
 - material retardation, determination of, 798–800
- dumping
 - definition, 761
 - definition of, 757
 - treatment of, 757–8
- ‘export price’ method of determination, 770–2
- fair comparison of ‘export price’ with ‘normal value’, 772–7
- institutional and procedural provisions, 828
- margin of dumping, calculation of, 777–83
- ‘normal value’ method of determination, 762–70
- Appellate Body
 - appeals, hearing, and decisions, 253
 - implementation and enforcement of decisions, 303–12
 - institutional structure, 252
 - mandate, 261–4
 - members
 - appointments, 252
 - chairperson, appointment, 254
 - composition, 251
 - no affiliations, 252
 - multi-part interim appeal arbitration arrangement (MPIA), 324–7
 - proceedings
 - closure of appeals process, 298, 319
 - continued importance of, 298
 - proposals for reform of, 316
 - provision for, 251
 - review proceedings
 - adoption of report, 303
 - deliberations and exchange of views, 302
 - initiation, 298–300
 - written submissions and oral hearings, 300–2
 - Secretariat, 254
 - US criticism of, 318–20
 - what can be appealed, 256–61
 - who can appeal, 255–6
- arbitration, dispute settlement, 197
- Argentina
 - anti-dumping measures, 759–60
 - dispute settlement system, 312
 - Falkland Islands war (1982), 673
- articles in short supply, 642–5
- ASEAN (Association of Southeast Asian Nations) Free Trade Area (AFTA), 732
- ASEAN Free Trade Area (AFTA) Agreement, 730
- Association of South East Asian Nations (ASEAN), 123
- audits, external, 168
- Australia
 - anti-dumping measures, against, 760
 - WTO budget contributions, 168
- Australia-New Zealand Closer Economic Relations Trade Agreement (ANZCERTA), 732
- authoritative interpretations, 60
- Azevêdo, Roberto, 16, 22, 32, 86, 104, 105, 106, 110, 116, 151, 153
- Bali Ministerial Conference
 - agreement on Doha Round issues, 102
 - LFC services waiver, 372
 - multilateral trade agreements, 50
 - origin of goods, determining, 505
 - quotas, agricultural products, 533
 - trade facilitation, 555
- Bali Package, 102
- Ban Ki-moon, 22
- Barfield, Claude, 317
- Barshefsky, Charlene, 163
- Berne Convention for the Protection of Literary and Artistic Works (1971), 54, 64, 1091, 1101–8
- Bhagwati, Jagdish, 24, 735
- Biennial Technical Assistance and Training Plan 2016–17, 118
- bilateral or regional trade agreements, 40
- blue box measures, 957

1154 Index

- border measures, MFN treatment obligation, 344
 Brauner, Karl, 153
 Brazil
 dispute settlement system, 312
 G-5 membership, 124
 WTO budget contributions, 168
 Bretton Woods Conference, 87
 Brexit. *See* United Kingdom
 burden of proof
 dispute settlement, 275–8
 national emergencies, compulsory licences, 1132
 Bush, George W., 319
 business confidential information (BCI), 270, 298
 Cairns agricultural group, 123
 Canada
 countervailing measures, use, 845
 sectoral tariff negotiations, 472
 WTO budget contributions, 168
 Cancún Ministerial Conference, 100, 123
 carousel retaliation, dispute settlement, 222
 Cartagena Agreement Establishing the Andean Community, 746
 Chair of the Negotiating Group on Rules, report, 756
 Chile, dispute settlement system, 313
 China
 accession negotiations, 128
 anti-dumping measures, 759–60
 commercial services, leading importers, 11
 countervailing measures, use, 845
 dispute settlement system, 312
 exports and imports, 11
 G-5 membership, 124
 TPRM review, 108
 WTO budget contributions, 168
 WTO DS reform, and, 326
 WTO Secretariat, and, 152
 Coase, Ronald, 36
 Codex Alimentarius Commission, 113, 246, 256, 1009, 1037
 Codex Stan, 1010
 Committee on Anti-Dumping Practices, 828–30
 Committee on Budget, Finance and Administration, 167
 Committee on Government Procurement, 146
 Committee on Regional Trade Agreements (CRTA), 145, 736
 Committee on Safeguards, 96
 Committee on Technical Barriers to Trade. *See* TBT Committee
 Committee on Trade and Development (CTD), 119, 145, 736, 752
 Committee on Trade and Environment (CTE), 113, 145, 668
 Committee on Trade in Civil Aircraft, 146
 Common Effective Preferential Tariffs Scheme for the ASEAN Free Trade Area (AFTA), 746
 Common Market of Eastern and Southern Africa (COMESA), 732
 Common Market of the Caribbean (CARICOM), 732
 comparative advantage theory, 23
 compensation as remedy, 216, 310–12
 compulsory licensing, TRIPS Agreement, 1131–4
 computed value, imported goods, 499
 conciliation, dispute settlement, 198
 confidentiality, dispute settlement process, 269–75
 conformity assessment procedures, TBT Agreement, 1005–6
 consultations
 commencement of, 286–7
 conduct of, 287–9
 dispute settlement, 197
 outcomes of, 289–90
 use of, 285
 Convention on Biological Diversity, 65
 Convention on the Conservation of Migratory Species of Wild Animals (CITES), 65, 113
 Convention on the Privileges and Immunities of the Specialised Agencies, 166
 copyright
 business and homestyle exemption, 1106
 exclusive rights, 1104
 level of originality or artistic creativity required, 1101
 limited to particular term of protection, 1103
 list of protected works, 1101, 1102
 literary and artistic works, 1102
 original works of art and manuscripts, 1103
 overlapping sets of rights, 1102
 performers, 1107
 phonogram producers, 1107
 protected works, reproduction, 1105
 sound recordings, 1107
 Cotton Four, 124
 Council for Trade in Goods (CTG), 144
 trade procedure simplification, 555
 Council for Trade in Services (CTS), 144, 569
 countervailing duties
 duration of, 944–5
 imposition, 843
 MFN treatment obligation, 343
 review of, 945
 termination of, 945
 use, 844–5
 countervailing measures, subsidies and. *See* subsidies
 COVID-19 pandemic, 2, 13, 17, 111, 114
 cross-retaliation, dispute settlement, 217
 cumulative analysis in determination of dumping, 803–4
 customary international law
 binding on all States, 62
 rules, 62
 Customs Cooperation Council (CCC). *See* WTO
 customs duties. *See* export duties; import duties
 customs formalities and procedures, 555–7

1155 Index

- Decision on Measures in Favour of Least Developed Countries (LDCs), 56, 505
- Decision on Principles for the Development of International Standards, Guides and Recommendations with Relation to Articles 2, 5, and Annex 3 to the Agreement, 61
- Decision on the Application and Review of the Understanding on Rules and Procedures Governing the Settlement of Disputes, 57
- Declaration on the Contribution of the World Trade Organization to Achieving Greater Coherence in Global Economic Policymaking, 56
- deductive value, imported goods, 498
- democracy, promotion by free trade, 28
- Deputy Directors-Generals (DDGs), 153
- developing countries. *See also* least-developed countries
 - dispute settlement
 - legal assistance,
 - special rules, 313–14
 - economic growth, 26
 - economic integration agreements, 750
 - medicines, access to, 1133
 - non-violation and situation complaints, WTO dispute settlement procedures, use of, 173
 - WTO membership, 120
 - WTO Secretariat, and, 151
- Dillon Round of Negotiations, 89
- directly competitive or substitutable products national treatment obligation, 403–4
- Director-General, 137, 140, 142, 147, 148, 150–1
- discrimination, 337
 - arbitrary or unjustifiable, 648–55, 1030–4
 - economic integration agreements, 748–50
 - in-fact discrimination, 340, 380
 - foreign products, 377
 - in-law discrimination, 340, 380
 - MFN and national treatment obligations, 991–2
 - most-favoured-nation (MFN) treatment obligation, 41
 - national treatment obligation, 41, 380
 - non-tariff barriers, 537
 - regional trade exceptions, 748–50
 - and WTO law, 591
- disguised restrictions on trade, 655
- dispute settlement, 53, 72, 107, 173–7, 200–4
 - agreements, clarifying provisions, 200
 - amicus curiae* briefs, 279–83
 - Appellate Body, 251–64
 - appellate review proceedings, 298–303
 - burden of proof, 275–8
 - clarifying existing provisions, 200–4, 208
 - compensation as remedy, 310–12
 - compulsory jurisdiction, 177
 - confidentiality, 269–75
 - consultations, 285–90
 - contentious jurisdiction, 178
 - crisis of, 318–20
 - customary international law, 62
 - developing countries
 - legal assistance for,
 - special rules, 313–14
 - disputes
 - measures subject to, 179
 - subject to, 179
 - due process, 283–5
 - dumping, 830
 - other special or additional rules and procedures, 833–4
 - standard of review, 830–3
 - early discussions on reform of, 316–18
 - exclusive jurisdiction, 178
 - future challenges, 315–27
 - General Council, 224–6
 - good faith, 283–5
 - implementation and enforcement, 303
 - disagreements as to, 305–9
 - reasonable time period for, 304
 - surveillance of, 305
 - indirect access, 194
 - institutions of, 224
 - judicial economy, 243–4
 - jurisdiction, 177, 178–88
 - disputes subject to, 179
 - key features
 - multilateral trading system, security and predictability, 195
 - prompt settlement, 195
 - single, comprehensive and integrated system, 196
 - legal counsel, role of, 278–9
 - multilateral, 198–9
 - multilateral settlement, 198–9
 - multilateral trading system, security and predictability, 195
 - multi-part interim appeal arbitration arrangement (MPIA), 324–7
 - mutually acceptable solutions, 198–9
 - other bodies involved in, 264
 - panels
 - commencement of proceedings, 292–5
 - composition, 234–6
 - deliberations and internal review, 296–7
 - establishment, 226–34
 - experts, use of, 245–8
 - interim reviews, 296–7
 - mandate, 236–48
 - meetings, 292–5
 - reports, adoption or appeal, 297
 - reports, required content, 248–51
 - rules and procedure, 290–1
 - standard of review, 239–43
 - terms of reference, 237–9
 - ultra petita* action, 244–5
 - written submissions, 292–5

- dispute settlement (*cont.*)
 process, 264–5, 285
 amicus curiae briefs, 279–83
 burden of proof, 275–8
 confidentiality, 269–75
 due process, 283–5
 features of, 265
 good faith, 283–5
 legal counsel, role of, 278–9
 time frame, 266–9
 prompt settlements, 195
 proposals for reform of, 320–4
 remedies, 210–24
 retaliation as remedy, 310–12
 rules and structure, 54
 several methods, 197
 single, comprehensive and integrated system, 196
 solutions, mutually acceptable, 198–9
 SPS Agreement, 1073–7
 subsidies, 949
 summary, 327–36
 TBT Agreement, 1016–17
 TRIPS Agreement, 1142–4
 WTO members, limited to, 189–93
- Dispute Settlement Body (DSB), 224–6, 833–4
- dispute settlement reports, 57–60
- documents, TBT Agreement, 967
- Doha Development Agenda Global Trust Fund, 168.
 See also Global Trust Fund
- Doha Ministerial Conference, 98, 99, 723
 Standards and Trade Development Facility (STDF), 1078
 Trade Negotiations Committee (TNC), 146
- Doha Ministerial Decision on Implementation-Related
 Issues and Concerns, 61
- Doha Ministerial Declaration, 95, 98
- Doha Round Negotiations, 98
 Bali Package, 102
 dichotomy of views, 103
 e-commerce, 106
 issues included, 99
 member willingness to continue, 101
 proceedings, uncertainty, 104
- Doha Work Programme, 100, 1124
- domestic content requirement (DCR) measures, 642
- domestic industry
 definition, 701
 determination of injury to, 783
 material injury to, 788–97
 serious injury to, 702
 subsidies causing injury to, 893
 threat of material injury, 797–8
 threat of serious injury, 703
- domestic production protection, national treatment
 obligation, 412–14
- droit de suite, 1103
- DSB. *See* General Council
- due process
 Appellate Body, 285
 dispute settlement, 283–5
- dumping, 43
 anti-dumping duties
 circumvention of, 827–8
 duration of, 824
 imposition and collection of, 820–3
 review of, 824–5
 termination of, 825–7
 anti-dumping duties, MFN treatment obligation, 343
 anti-dumping investigation, 805
 commencement of, 805–7
 conduct of, 807–15
 judicial review, 818
 public notice of, 815–18
 anti-dumping measures
 circumvention of, 827–8
 imposition and collection of anti-dumping duties,
 820–3
 imposition of, 819
 price undertakings, 819–20
 standard of review, 830–3
 types of, 819
 basic elements, 755, 757–8
 basic elements of WTO law on, 755
 causal link
 cumulative analysis in determination of link,
 800–3
 demonstration of, 800
 relevant factors, 800–3
 Committee on Anti-Dumping Practices, 828–30
 cumulative analysis, 803–4
 current use of anti-dumping measures, 759–60
 determination of, 761
 ‘export price’ method, 770–2
 fair comparison of ‘export price’ with ‘normal
 value’, 772–7
 margin of dumping, calculation of, 777–83
 ‘normal value’ method, 762–70
 developing countries, special and differential
 treatment, 834–5
 dispute settlement, 830
 other special or additional rules and procedures,
 833–4
 standard of review, 830–3
 domestic industry, determination of injury to
 definition of ‘domestic industry’, 783–7
 definition of ‘injury’, 787–8
 material injury, incidence of, 788–97
 material injury, threat of, 797–8
 material retardation, determination of, 798–800
 history of law on, 755
 summary, 836–8

1157 Index

- Easter Package, 101, 475
 e-commerce, Doha Round Negotiations, 106
 Economic Community of West African States (ECOWAS), 732
 economic emergency exceptions
 Agreement on Agriculture, safeguard measures, 716–18
 Agreement on Safeguards. *See* Agreement on Safeguards
 China Accession Protocol, 719
 emergency safeguard mechanism (ESM), 719
 GATS
 balance-of-payment measures, 726
 safeguard measures, 719–20
 GATT 1994
 Article XIX, 689–93, 697–700
 balance-of-payments measures, 720–2
 balance-of-payments measures
 nature of, 722–3
 procedural issues, 725–6
 requirements, 723–5
 introduction to, 689
 special safeguard mechanism (SSM), 718
 summary, 727–8
 economic globalisation, 1
 benefits and dangers, recognition of, 20
 buzzword, 2
 challenge to make globalisation benefiting all, 33
 concept, 5
 daily lives, impact on, 5
 dark side, 21
 definition, 5
 effects, anxieties about, 20
 forces driving, 6
 foreign direct investment (FDI), impact on, 12
 global economy, emergence, 2
 global GDP, ratio of, 9
 opponents of, 8, 20
 populist rhetoric against, 17
 positive and negative aspects, 21
 pre-First World War, 6
 problems and dangers, 21
 process not irreversible, 7
 proponents of, 20
 public opinion in European Union, 19
 street demonstrations against, 17
 summary, 81–2
 economic integration agreements, 747
 ‘level of barriers to trade’ requirement, 750
 requirements for, 747
 ‘substantial sectoral coverage’ requirement, 748
 ‘substantially all discrimination’ requirement, 748–50
 Ehlermann, Claus-Dieter, 251
ejusdem generis, 64
 emergency safeguard mechanism (ESM), 719
 Enabling Clause
 developing countries, special and differential treatment, 745–7
 GATT 1994, 353
 additional preferential tariff, 357–9
 exception to preferential tariff, 354–7
 regional trade agreements, notification, 750
 Enhanced Integrated Framework for Least-Developed Countries (EIF), 119
 Enhanced Integrated Framework for Trade-Related Technical Assistance (EIF), 113
 enterprise specificity, definition of, 870
 Environmental Goods Agreement (EGA), 106
 equity capital, subsidies, 862
 European Committee for Standardization, 966
 European Economic Area (EEA), 732
 European Free Trade Association (EFTA), 732
 European Union (EU), 732
 anti-dumping measures, 759–60
 countervailing measures, use, 845
 exports and imports, 11
 free trade, benefits study, 25
 G-5 membership, 124
 precautionary principle, 1053
 public opinion on international trade, 19
 safeguard measures, 692
 sectoral tariff negotiations, 472
 Services Schedules, 571, 580
 special and differential treatment, and, 131
 supply chains, 17
 TARIC database, 463
 TPRM review, 108
 trade barriers, 33
 treaty-consistent interpretation, 73
 TRIPS Agreement, acceptance of provisions, 78
 UK withdrawal (Brexit). *See* United Kingdom
 waivers and opt-outs, 135
 WTO budget contributions, 167
 WTO crisis, and, 85
 WTO DS reform, and, 316, 322, 324, 325
 WTO membership, 121
 WTO Secretariat, and, 152
 European Union–South Korea Free Trade Agreement, 730
 exception rules, 44
 economic interests, 44
 non-economic values and interests, 44
 exchange controls, 562
 exclusive rights
 copyright, 1104
 patents, 1127, 1128
 expert review groups, 247, 264
 experts
 Permanent Group of Experts (PGE), 149, 264, 888
 SPS Agreement, 1074–6

- experts (*cont.*)
 use by panels, 245–8
 world merchandise experts, 8
- export duties
 definition of, 513–14
 imposition of, 512
 purpose of, 513–14
 rules for, 515–17
 summary, 518–20
- export price
 determination of dumping, 770–2
 margin of dumping, calculation of, 777–83
 normal value, comparison with, 772–7
- export subsidies, 880–4
- exports, displacement or impedance of, 904–5
- external measures, national treatment obligation, 382–3
- Falkland Islands war (1982), 673
- fallback value, imported goods, 499
- FDI. *See* foreign direct investment
- financial contributions. *See* subsidies
- financial services, prudential exception under GATS, 670–1
- Food and Agricultural Organization (FAO), 246, 1078
- foreign direct investment (FDI)
 inflows, 12
 liberalisation, impact on economic globalisation, 7
- formula tariff negotiations, 471
- Fox, Liam, 151
- free trade, arguments for
 comparative advantage theory, 23
 democracy, promotion of, 28
 economists, views of, 22
 higher living standards, 24
 international relations, peaceful and constructive, 28
 mutual understandings, 28
 poverty, reduction, 26
 stronger growth and innovation, 25
- Friedman, Thomas, 6, 7
- Froman, Michael, 25
- G-5, 124
- G-20, 124
- G-90, 124
- GATS, 51
 Annex on Financial Services, prudential exception under, 670–1
 Article XIV, general exceptions, 657–8
 two-tier test, 658–9
 Article XIV, specific exceptions, 659–60
 chapeau, 668–70
 elements of exceptions, 664
 life or health, protection of, 667–8
 measures designed for ensuring compliance with GATS-consistent laws or regulations, 665
 measures necessary for ensuring compliance with GATS-consistent laws or regulations, 666–7
 public morals, protection of, 660–4
- Article XIX
 negotiations, 567–9
 organisation, 567–9
- economic emergency exceptions, balance-of-payments measures, 726
- economic emergency exceptions, safeguard measures, 719–20
- economic integration agreements. *See* economic integration agreements
- GATT 1994, relationship with, 52
- MFN treatment obligation
 Article II, 359–72
 deviations, 372–4
- national treatment obligation
 Article XVII, 437–41
 Article XVII, commitment, 443–4
 Article XVII, like services and service suppliers, 445–9
 Article XVII, measures by members affecting trade in services, 444–5
 Article XVII, test, 441
 Article XVII, treatment no less favourable, 449–52
- provisions, 51
 security exceptions, Article XIV, 681
 security exceptions, Article XIV*bis*, 681
- GATT
 multilateral trade negotiations, 98
 negotiations 1947–1994, 89
 Uruguay Round negotiations, 90
- GATT 1947
 anti-dumping measures, 755
 customs duties, Round negotiations, 466
 developing countries, tariff concessions, 491
 dispute settlement provisions, 175
 free-trade area, establishment, 744
 import charges, 508
 imported goods, determination of origin, 502
 incorporated by reference into GATT 1994, 48
 member expulsion, powers, 159
 provisions applied through PPA, 88
 quantitative restrictions, prohibition, 532
 report panels, 57
 safeguard measures, selective basis, 692
 subsidies, 841
 treaty-consistent interpretation, 75
 voluntary export restraints (VERs), 536
- GATT 1994, 47–9
 Article XX, chapeau
 discrimination, arbitrary or unjustifiable, 648–55
 disguised restrictions on trade, 655
 legal requirements of, 646–7
 object and purpose of, 647–8
 societal values, protection of, 656–7

- Article XX, specific exceptions under, 604
 articles in short supply, 642–5
 compliance, 613–23
 exhaustible natural resources, conservation of, 624–9
 life or health, protection of, 604–13
 national treasures, protection, 645
 products from prison labour, 645
 public morals, protection of, 629–42
- Article XXIV, free-trade areas
 definition, 743–4
 inconsistency, justification, 743–4
 economic emergency exceptions, 720–2
 economic emergency exceptions, balance-of-payments measures
 nature of, 722–3
 procedural issues, 725–6
 requirements, 723–5
- GATS, relationship with, 52
 general exceptions, Article XX, 592
 application, 595–6
 nature and function, 593–5
 reliance on, 601
 two-tier test, 601–3
- increased import requirements, 697–700
 international peace and security, 680–1
 MFN treatment obligation, 338–42, 343–51, 352–3, 357–9
 multilateral agreements, conflicts with, 50
 national treatment obligation
 Article III, 378–9
 directly competitive or substitutable products, 403–4
 dissimilar taxation, 411–12
 domestic production protection, 412–14
 government procurement and subsidies, 383–7
 internal regulation, 414–20
 internal versus border measures, 382–3
 in law/in fact discrimination, 380
 like products, 420–8
 object and purpose, 380–1
 paragraphs 1, 2, and 5, 387–8
 test, internal taxation on like products, 388–403
 treatment no less favourable, 428–37
 internal taxes, 403–14
 no conflict, 50
 regional trade exceptions, Article XXIV
 chapeau, 737–8
 customs unions, 738–42
 developing countries, special and differential treatment, 745–7
 interim agreements, 744
 rules, 48
 security exceptions, Article XXI, 671–81
 SPS Agreement, relationship with, 1028
 structure, 47
 TBT Agreement, and, 977–8
- General Agreement on Tariffs and Trade 1994.
 See GATT
- General Agreement on Tariffs and Trade 1947
 dispute settlement, 175
 establishment, 87
 establishment of WTO, 84
- General Agreement on Trade in Services. See GATS
- General Council, 141–4, 224–6
- General exceptions
 GATS, 657–8
 GATS, Article XIV, two-tier test, 658–9
 GATT 1994, Article XX, 592, 593–5
 application, 595–601
 reliance on, 601
 two-tier test, 601–3
 summary, 682–6
- general principles of law, 63
abus de droit, 63
in dubio mitius, 63
ejusdem generis, 63
- Generalized System of Preferences (GSP) schemes, 355
- Geneva Round of Negotiations, 89
- geographical indications, 1122–6
- global economy
 COVID-19 pandemic, 13
 emergence, 2
 international trade
 traditional form, 12
 value-added, 13
- Global Review of Aid for Trade, 119
- global trust fund, 118
- global value chains (GVCs), 13
 continued evolution of, 16
 COVID-19 pandemic, 17
 proliferation, 14
 tariff reductions, 17
 unbundling of production, 16
- globaphiles, 20
 globaphobes, 20
- good faith, dispute settlement, 283–5
- good offices, dispute settlement, 198
- government loan, subsidies, 863
- government procurement
 non-tariff barriers, 557–9
 subsidies, 851–4
- government revenue, subsidies, 848–51
- governments, financial contributions by, 855–60
- green box measures, 957
- green room meetings, 163
- Group of Latin America and Caribbean Countries (GRULAC), 123
- Guidelines and Procedures for the Negotiations on Trade in Services, 569
- Guterres, Antonio, 33

1160 Index

- Hamilton, Alexander, 30
 Harmonized System, 494–7
 Havana Charter on an International Trade Organization, 67
 health, protection of, 667–8
 highly sensitive business information (HSBI), 298
 Hong Kong
 exports, 11
 WTO budget contributions, 168
 Hong Kong Ministerial Conference, 100
 Human Development Index (HDI), 26
 human life or health, protection of, 667–8
 human rights treaties, prevailing over WTO law, 70
- illegal conduct, dispute settlement, cessation, 222
 Implementation of Special and Differential Treatment
 Provisions in WTO Agreements and Decisions, 130
 import duties, 458
 ad valorem, 460–1
 definitions, 458–9
 freedom to impose, 464
 goods
 classification of, 493–7
 determination of origin of, 501–5
 valuation of, 497–501
 importance as trade barriers,
 imposition of, 493–505
 National Customs Tariff, 461–3
 negotiations on reductions
 basic rules for, 468–70
 organisation of, 470–7
 overview of, 465–6
 success of, 466
 non-*ad valorem*, 460–1
 ‘other duties and charges on imports’
 definition of, 506
 exemptions from rules, 511–13
 rules for, 508–10
 types of, 506–8
 purposes, 463–4
 reductions, negotiations on, 464
 summary, 518–20
 tariff bindings, definition of, 477
 tariff concessions. *See* tariff concessions
 import substitution subsidies, 884–8
 import-licensing procedures, 541–3
 imports, displacement or impedance of, 904–5
in dubio mitius, 64
 income gap, 1
 income inequality, 1
 India
 anti-dumping measures, 759–60
 countervailing measures, use, 845
 dispute settlement system, 312
 e-commerce, 106
 G-5 membership, 124
 safeguard measures, 692
 WTO budget contributions, 168
 WTO law, impact on, 80
 India-MERCOSUR Preferential Trade Agreement, 730
 Indonesia
 safeguard measures, 692
 WTO budget contributions, 168
 industry protection, restricted trade, 29
 industry specificity, definition of, 870
 infant industry protection, restricted trade, 29
 Informal Business Advisory Body, 148
 Informal NGO Advisory Body, 148
 Institute for Training and Technical Cooperation (ITTC), 119, 153
 intellectual property protection
 definition, 1082
 trade protection, connection with, 1083
 intellectual property rights
 acquisition and maintenance, 1139–40
 civil procedures and remedies, 1136–8
 criminal procedures, 1139–40
 dispute settlement, 1142–4
 exhaustion of, 1099–101
 general obligations, 1136
 international trade, ratio of, 8
 provisional and border measures, 1139
 security exceptions, 1144–5
 technical assistance and transfer of technology, 1147–8
 transparency, 1142
 internal measures
 MFN treatment obligation, 343
 national treatment obligation, 382–3
 international agreements
 WTO Agreement, conflict with, 69–71
 WTO law, sources of, 64–6
 International Bank for Reconstruction and Development, 87
 International Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations of 1961 (Rome Convention), 1091
 International Convention on the Harmonized Commodity Description and Coding System (HS Convention), 40, 494
 International Convention on the Simplification and Harmonization of Customs Procedures (Kyoto Convention), 40
 International Court of Justice (ICJ), judgments and advisory opinions, 174
 international economic law, definition, 39
 International Labour Organization (ILO)
 conventions prevailing over WTO law, 70
 Decent Work in Global Supply Chains report, 14
 labour standards, 64
 international law, WTO law as integral part of, 68–9
 International Monetary Fund (IMF), 87

1161 Index

- International Organization for Epizootics, 246
 international peace and security, GATT 1994, Article XXI(c), 680–1
 International Plant Protection Convention, 246
 international standards, SPS harmonisation, 1036–40
 international trade. *See also* multilateral trade agreements; multilateral trading system
 benefits and dangers, recognition of, 20
 challenge to make trade benefiting all, 33
 developed countries, 10
 developing countries
 composition, 11
 share, 11
 disguised restriction, 655
 economies, dependence on, 10
 effects, anxieties about, 20
 free trade. *See* free trade
 global GDP, ratio of, 8, 9
 global value chains (GVCs), 13, 16
 proliferation, 14
 tariff reductions, 17
 unbundling of production, 16
 globaphiles, 20
 globaphobes, 20
 government policy, impact on, 17
 liberalisation, impact on economic globalisation, 7
 magic bullet, not for development, 26
 merchandise, leading exporters, 11
 not all countries benefiting, 32
 opponents of, 20
 populist rhetoric against, 17
 problems and dangers, 21
 proponents of, 20
 public opinion, Europe, 20
 rules
 developing countries, benefits, 39
 observance, 38
 reasons for
 economic relations, equity, 38
 security and predictability, 37
 societal values, protection and promotion, 37
 trade-restrictive measures, restraining, 36
 street demonstrations against, 17
 summary, 81–2
 technical barriers to trade (TBT). *See* TBT
 trade restrictions. *See* restricted trade
 traditional form, 13
 value-added, 13
 rapid increase, 14
 Wolfensohn agenda
 barriers, further reduction, 34
 development aid, increase, 34
 governance, national level, 33
 internal cooperation, 34
 world merchandise experts, 8
 International Trade Centre (ITC), 113
 International Trade Organization. *See* ITO
 International Tribunal for the Law of the Sea (ITLOS), judgments and advisory opinions, 174
 ITO, 87
 Jackson, John, 36, 37, 77
 Japan
 exports and imports, 11
 sectoral tariff negotiations, 472
 TPRM review, 108
 WTO budget contributions, 168
 Joint FAO/WHO Codex Alimentarius Commission, 113, 246, 256, 1009, 1037
 judicial review
 anti-dumping investigation, 818
 countervailing measures as to subsidies, 938
 Kennedy Round of Negotiations, 90
 Korea
 anti-dumping measures, against, 759
 exports, 11
 WTO budget, contribution, 168
 Koskenniemi, Martti, 71
 Krugman, Paul, 30
 Kuri, Jesus Seade, 151
 Labour Markets Integration Agreements, 750
 Lacarte Muró, Julio, 316
 Lacordaire, Jean-Baptiste, 38
 Lamy, Pascal, 29, 69, 101, 110, 148, 475
 LDC services waiver, 373
 least-developed countries
 Accessions Programme, Advisory Centre on WTO Law (ACWL), 315
 Decision on Measures in Favour of Least-Developed Countries, 56
 drug marketing rights, exemption, 1147
 Enhanced Integrated Framework for Least-Developed Countries (EIF), 119
 Enhanced Integrated Framework for Trade-Related Technical Assistance (EIF), 112
 medicines, access to, 1133
 official development assistance (ODA), 118
 rules of origin, 504
 special and differential treatment, 129–34
 WTO membership, 121
 Leebron, David, 80
 legal counsel, role in dispute settlement, 278–9
 Lex specialis, 63, 223, 535, 540
 licensing of trademarks, 1122
 life, protection of, 667–8
 Lighthizer, Robert, 17, 323
 like products, 892
 MFN treatment obligation, 348–51
 national treatment obligation, 392–400, 420–8
 TBT Agreement, 980–2
 linear reduction tariff negotiation, 471

- Lipton, David, 8
 List, Friedrich, 30
- Machado, Joao Aguiar, 322
 Malaysia, WTO budget contributions, 168
 Malmström, Cecilia, 106
 Mamdouh, Abdel-Hamid, 151
 Marceau, Gabrielle, 70
 market access rules, 42–3
 customs duties, 42
 non-agricultural products, 100
 non-tariff barriers, 41, 42
 quantitative trade restrictions, 42
 market share, increase in, 908–9
 marks of origin, 560
 Marrakesh Agreement Establishing the World Trade Organization. *See* WTO Agreement
 maximum retail sales prices (MRSPs), 546
 McKinsey Global Institute, New Era of Global Flows report on digital globalization, 9
 mediation, dispute settlement, 198
 MERCOSUR, 40, 123, 283, 347, 351, 652, 653, 730
 Mexico
 dispute settlement system, 312
 WTO budget contributions, 168
 MFN. *See* most favoured nation treatment
 Mill, John Stuart, 30
 Millennium Development Goals, 1
 Ministerial Conference, 140
 previous sessions, 140
 Ministerial Decisions and Declarations, 56
 Ministerial Declaration on the Expansion in Trade in Information Technology Products, 472
 Ministerial Declaration on Trade in Information Technology Products, 472
 Mohamed, Amina C., 151
 monopolies, non-tariff barriers, 585–6
 Montesquieu, Charles-Louis de Secondat, Baron de La Brède et de, 28
 Montreal Ministerial Mid-Term Review Conference, 91
 Moore, Mike, 150, 161, 163, 167, 315
 most favoured nation treatment, 41, 337
 ad and non-*ad valorem* duties, 461
 GATS Article II
 deviations, 372–4
 nature, 359–61
 treatment test, 361–72
 GATT 1994, 338
 Article I
 advantage accorded immediately and unconditionally, 352–3
 like products, 348–51
 measure covered, 343–6
 measure granting advantage, 346–8
 nature of obligation, 338–42
 Enabling Clause, 353
 additional preferential tariff, 357–9
 preferential tariff, 354–7
 summary, 374–5
 TRIPS Agreement, 1098–9
 Multifibre Arrangement (MFA), 535
 multilateral dispute settlement, 198–9
 multilateral environmental agreements (MEAs), 64
 WTO agreements, conflicts with, 69
 WTO law, prevailing over, 70
 multilateral trade agreements, 40, 62
 conflicts with GATT 1944, 50
 no conflict with GATT 1994, 50
 multilateral trading system, 41
 crisis of, 2–5
 dispute settlement system, 195
 multi-part interim appeal arbitration arrangement (MPIA), 324–7
 municipal law, meaning of, 75
 Muró, Julio Lacarte, 316
- Nairobi Ministerial Conference, 103
 Nairobi Ministerial Declaration, 103
 national customs tariff, 461–3
 national emergencies, compulsory licensing, 1131–4
 national law, WTO law's place in, 72–5
 national security. *See* security exceptions
 national treasures, protection, 646
 national treatment, 41, 337, 377
 GATS Article XVII, 437–41
 commitment, 443–4
 like services and service suppliers, 445–9
 measures by members affecting trade in services, 444–5
 test, 441
 treatment no less favourable, 449–52
 GATT 1994 Article III, 378–9
 directly competitive or substitutable products, 403–14
 dissimilar taxation, 411–12
 domestic production protection, 412–14
 government procurement and subsidies, 383–7
 internal regulation, 414–20
 internal taxes, 403–14
 internal versus border measures, 382–3
 in-law/in-fact discrimination, 380
 like products, 420–8
 object and purpose, 380–1
 paragraphs 1, 2, and 5, 387–8
 test, internal taxation on like products, 388–403
 treatment no less favourable, 428–37
 summary, 453–4
 TRIPS Agreement, 1092–7
 natural resources, conservation, 624–9
 Negotiating Group on Non-Agricultural Market Access (NAMA), 473
 Neufeld, Nora, 134

1163 Index

- NGOs. *See* non-government organisations
- non-*ad valorem* import duties, 460–1
- non-discrimination. *See* discrimination
- non-economic interests, restricted trade, 32
- non-government organisations (NGOs)
- advice, provision to WTO members, 148
 - private sector standards, 975
 - WTO, cooperation with, 114–16
- non-linear reduction tariff negotiations, 471
- non-product-related processes and production methods (NPR-PPMs), 351
- TBT Agreement, 967
- non-tariff barriers, 42–3
- exchange controls, 561
 - introduction to, 522
 - market access barriers, services, 562–3
 - definition and types, 564–6
 - modification or withdrawal, 578–80
 - negotiations, 567–70
 - rules, 566–7
 - marks of origin, 559
 - ‘other non-tariff barriers’
 - customs formalities and procedures, 555–7
 - government procurement laws and practices, 557–9
 - lack of transparency, 544–9
 - other measures or actions, 559–62
 - types of, 542
 - unfair and arbitrary application of, 549–55
 - pre-shipment inspection, 558
 - quantitative restrictions, 523
 - administration of, 537
 - customs duties, comparison, 531–2
 - definition, 523
 - developing countries, 542
 - distribution of trade, rules for, 538–41
 - general prohibition of, 525–31
 - import-licensing procedures, 541–3
 - non-discrimination rule, 537
 - rules for, 525
 - special and differential treatment, 542
 - specific products, 532–6
 - types, 523–5
 - voluntary export restraints (VERs), 536
 - services
 - government procurement laws and practices, 584
 - international transfers and payments, 586
 - lack of transparency, 580–1
 - licensing and qualification requirements, 582–4
 - monopolies, 585–6
 - other barriers to trade, 580
 - professional qualifications, non-recognition of, 584–5
 - technical standards, 582–4
 - unfair and arbitrary application of trade measures, 581–2
 - services schedules, 570
 - contents and structure, 571–5
 - interpretation, 575–7
 - Uruguay Round commitments, 576
 - State trading enterprises, operation, 561
 - summary, 586–9
 - trade-related investment measures, 561
 - traffic in transit, 559
- non-violation complaint, 190
- non-successful, 191
- normal value
- export price, comparison with, 772–7
 - margin of dumping, calculation of, 777–83
- North American Free Trade Agreement (NAFTA), 65, 80, 615, 733, 738, 744
- Norway, WTO budget contributions, 168
- notice of anti-dumping investigation, 815–18
- Obama, Barack, 319
- Observer Governments, WTO membership, 125
- OECD Arrangement on Guidelines for Officially Supported Export Credits, 64
- Office of Economic Cooperation and Development (OECD), Participation of Developing Countries in Global Value Chains paper, 16
- Office of Internal Audit (OIA), 168
- Office of Internal Oversight (OIO), 168
- Official Development Assistance (ODA), 119
- Okonjo-Iweala, Ngozi, 151
- Orderly marketing arrangements (OMAs), 691
- Organisation for Economic Co-operation and Development (OECD), 113, 734
- origin of goods, 501–5
- outsourcing, 16
- Oxfam, *Rigged Rules and Double Standards: Trade, Globalization, and the Fight Against Poverty*, 20, 27, 33
- Pakistan
- anti-dumping measures, 759
 - trade policy review, 108
- panels
- commencement of proceedings, 291–2
 - composition, 234–6
 - deliberations and interim review, 296–7
 - establishment, 226–34
 - experts, use of, 245–8
 - interim reviews, 296–7
 - judicial economy, 243–4
 - mandate, 236–48
 - meetings, 292–5
 - proceedings, 290–7
 - reports
 - adoption or appeal, 297
 - required contents, 248–51
 - rules and procedure, 290–1
 - standard of review, 239–43

1164 Index

- panels (*cont.*)
 terms of reference, 237–9
ultra petita action, 244–5
 written submissions, 292–5
- Panitchpakdi, Supachai, 148, 150
- Paris Convention for the Protection of Industrial Property (1883), 1091
- Paris Convention for the Protection of Industrial Property (1967), 53, 1091
- Parliamentary Conference, 148
- Parliamentary Consultative Assembly, 148
- patents
 compulsory licensing, 1131–4
 duration of protection,
 exclusive rights, 1128
 other use, 1131
 protection
 applications, filing, 1128
 exclusive rights, 1127
 inventions, excluded, 1127
 requirements, 1127
- Pauwelyn, Joost, 70
- peace. *See* international peace and security
- Permanent Group of Experts (PGE), 149, 264, 888
- plant life or health, protection of, 667–8
- plurilateral agreements, 55, 62
- poverty, 1
 eradication, 35
 market spread not eliminating, 35
- precautionary principle and provisional measures, 1053–9
- preferential trade agreements (PTAs), 731
- preshipment inspection, 559
- price depression, 905–6
- price suppression, 905–6
- price undercutting, 905–6
- price undertakings, 819–20
- Procedures for the Circulation and De-restriction of WTO Documents, 116
- process and production method (ppm), 351
- procurement. *See* government procurement
- product characteristics, TBT Agreement, 970
- product performance requirements, 1012
- product-by-product approach tariff negotiations, 470
- products, prison labour, 646
- professional qualifications, non-recognition of, 584–5
- protectionism, 32
- Protocol of Provisional Application of the General Agreement on Tariffs and Trade (PPA), 88
- protocols of accession, 56
- provisional measures
 precautionary principle and, 1053–9
 subsidies and, 938
- public bodies, financial contributions by, 855–60
- public choice theory, 29
- public morals, protection of, 629–42, 660–4
- public notice of anti-dumping investigation, 815–18
- publicists, teachings of, 67
- Punta del Este Ministerial Declaration, 90
- quad trading group, 124
- qualifications. *See* professional qualifications
- quantitative trade restrictions, 42
- reciprocal obligations, 70
- regional specificity, definition of, 870
- regional trade agreements (RTAs), 730
 proliferation, 731–6
- regional trade exceptions
 Article XXIV
 developing countries, special and differential treatment, 745–7
 interim agreements, 744
 Article XXIV, free trade areas
 definition, 743–4
 inconsistency, justification, 743–4
 free-trade areas, 743
- GATS, economic integration agreements, 747
 developing countries, 750
 Labour Markets Integration Agreements, 750
 'level of barriers to trade' requirement, 750
 'substantial sectoral coverage' requirement, 748
 'substantially all discrimination' requirement, 748–50
- GATT 1994
 Article XXIV chapeau, 737–8
 customs unions, 738
 definition, 738–42
 inconsistency, justification for., 742–3
 institutional and procedural matters, 751–2
 summary, 752–3
- relative reciprocity, 469
- rental rights, 1103
- reparation, as remedy, 222
- Resolution 70/1, role of international trade, 2
- restricted trade, arguments for
 domestic industries, protection, 28
 infant industry protection, 29
 national security, 31
 non-economic interests, protection and promotion, 31
 revenue, raising, 31
 self-sufficiency, 31
 strategic trade policy, 30
- restrictions on trade. *See* restricted trade
- retaliation as remedy, 216–22, 310–12
- revenue generation, restricted trade, 31
- Ricardo, David, 23
- risk assessment under SPS Agreement. *See* SPS Agreement
- risk management and risk assessment distinguished, 1040–1

1165 Index

- Rogoff, Kenneth, 18
- Rome Convention for the Protection of Performers, Producers of Phonograms and Broadcasting Organizations (1961), 54
- Ruggiero, Renato, 54, 91, 150, 315
- Rules of Conduct for the Understanding on Rules and Procedures Governing the Settlement of Disputes, 235
- Russian Federation
 accession negotiations, 128
 MFN status, granting, 136
- safeguard measures. *See* Agreement on Safeguards; economic emergency exceptions
- sales, loss of, 906
- schedules, services. *See* services schedules
- Schedules of Concessions. *See* tariff concessions
- scientific experts. *See* experts
- SDGs. *See* Sustainable Development Goals
- Seattle Ministerial Conference, 114, 163
- Second Protocol to the General Agreement on Trade in Services, 62
- Secondment Programme for Trade Lawyers, 315
- Secretariat
 Appellate Body, 254
 Deputy Directors-Generals (DDGs), 153
 developing countries, apprehensions, 151
 Director-General, 137, 140, 142, 147, 148, 150–1
 divisional structure, 153
 duties, 150
 honest broker role, 150
 internship programme, 153
 location, 149
 nationalities represented, 153
 officials, independent and impartial, 151
 panels
 assistance, giving, 235
 nominations, 234
 qualified persons, 234
- Secretariat of the Convention on Biological Diversity, 246
- Secretariat of the International Plant Protection Convention (IPPC), 1037
- sectoral tariff negotiations, 472
- security, international. *See* international peace and security
- security exceptions
 GATS, Article XIV, 681
 GATS, Article XIV*bis*, 681
 GATT 1994, Article XXI, 671–81
 restricted trade, 31
 summary, 685–6
 TRIPS Agreement, 1144–5
- self-sufficiency, restricted trade, 31
- separate customs territories, WTO membership, 121
- serious injury to domestic industry. *See* domestic industry
- services, definition, 51
- services schedules, 570
 contents and structure, 571–5
 interpretation, 575–7
 Uruguay Round commitments, 577–8
- Services Sectoral Classification List, 572
- Shea, Dennis, 323
- Singapore, WTO budget contributions, 168
- Singapore Ministerial Conference, 556
- situation complaint, 190
 never adjudicated, 191
- Smith, Adam, 23
- Smith, Stephen, 26
- Southern African Development Community (SADC), 732
- Southern Common Market. *See* MERCOSUR
- special and differential treatment
 Anti-Dumping Agreement, 834–5
 dumping, 834–5
 Enabling Clause, 745–7
 European Union (EU) and, 131
 Implementation of Special and Differential Treatment Provisions in WTO Agreements and Decisions, 129
 non-tariff barriers, 542
 quantitative restrictions, 542
 SPS Agreement, special and differential treatment, 1069–72
 TBT Agreement, 1014–15
 TRIPS Agreement, 1146
 WTO membership, 129–34
- special safeguard mechanism (SSM), 101, 718
- specialised councils, 144
- specific exceptions under Article XIV GATS, 659–60
 Annex on Financial Services, prudential exception under, 670–1
 chapeau, 668–70
 elements of exceptions, 664
 life or health, protection of, 667–8
 measures designed for ensuring compliance with
 GATS-consistent laws or regulations, 665
 measures necessary for ensuring compliance with
 GATS-consistent laws or regulations, 666–7
 public morals, protection of, 660–4
- specific exceptions under Article XX GATT
 articles in short supply, 642–5
 compliance, 613–23
 discrimination, arbitrary or unjustifiable, 648–55
 disguised restrictions on trade, 655
 exhaustible natural resources, conservation, 624–9
 legal requirements of chapeau, 646–7
 life or health, protecting, 604–13
 national treasures, protection, 645
 object and purpose of chapeau, 647–8
 prison labour, products, 645
 public morals, protection, 629–42
 societal values, protection of, 656–7

- SPS Agreement, 49
 application, 1022
 entities covered, 1026–7
 measures covered by, 1022–6
 basic principles, 1029
 compliance procedures, 1063–6
 dispute settlement, 1073
 scientific experts, 1074–6
 standard of review, 1076–7
 equivalence of SPS measures, recognition of, 1059–60
 harmonisation as goal of, 1036–40
 introduction to, 1021–2
 measures taken ‘only to the extent necessary’, 1030
 no arbitrary or unjustifiable discrimination, 1034–6
 other agreements, relationship with, 1027–8
 GATT 1994, 1028
 TBT Agreement, 1027–8
 provisional measures and precautionary principle,
 1053–9
 regional conditions, adaptation to, 1060–3
 right to take SPS measures, 1029
 risk assessment
 as basis of SPS measures, 1045–6
 definition of, 1040–1
 differences between types, 1042
 factors to be considered, 1044–5
 requirements, 1042
 risk management distinguished from, 1040–1
 types of, 1041–5
 risk management
 appropriate level of protection, 1047–9
 ‘not more trade-restrictive than required’, 1049–53
 practice of, 1046
 risk assessment distinguished from, 1040–1
 scientific basis for SPS measures, 1030–4
 special and differential treatment, 1069–72
 SPS Committee, 1072–3
 summary, 1079–80
 TBT Agreement, and, 976–7
 technical assistance, 1078
 transparency and notification, 1066–9
 SPS Committee, 96
 standard, definition, 967
 Standardization Administration of the People’s Republic
 of China, 966
 standards
 Decision on Principles for the Development
 of International Standards, Guides and
 Recommendations with Relation to Articles 2,
 5, and Annex 3 to the Agreement, 61
 ILO standards, 64
 non-government organisations (NGOs), 975
 SPS harmonisation, 1036–40
 Standards and Trade Development Facility (STDF),
 1078
 technical standards as non-tariff barriers, 582–4
 Standards and Trade Development Facility (STDF), 1078
 standstill bindings, 577
 State trading enterprises, 561
 Statute of the International Court of Justice, 67
 Stephenson, Don, 474
 Stiglitz, Joseph, 5, 21–2
 strategic trade policy, restricted trade, 30
 subsequent agreements, 62
 subsequent practice, definition, 66
 subsidiaries, causing injury to, 893
 subsidies, 44
 ‘actionable’, 891
 Agreement on Agriculture, and, 952
 agricultural. *See* agricultural subsidies
 application of either duty or countermeasure possible,
 946
 countervailing duties
 or countermeasures, 946
 duration of, 944–5
 review of, 945
 termination of, 945
 countervailing measures, 928
 application of, 938
 commencement of, 929–31
 conditions for, 928
 conduct of, 928, 931–7
 countervailing duties or, 946
 imposition and collection of countervailing duties,
 939–44
 imposition of provisional measures, 938
 judicial review, 938
 public notice of, 937–8
 voluntary undertakings, 938
 current use, 844–5
 definition, 843–4
 definitions, 843–4
 developing countries, special and preferential
 treatment, 950
 direct transfer of funds, 847–8
 disciplines imposed on use, 843
 dispute settlement, 949
 enterprise specificity, 870
 financial considerations
 government purchases, 851–4
 income and price support, 855
 payments to funding mechanism, 854
 financial contributions, 846
 conferring a benefit, 860–9
 direct transfer of funds, 847–8
 government revenue, 848–51
 governments or public bodies, by, 855–60
 government purchases, 851–4
 government revenue, 848–51
 history of the law on, 841–2
 income and price support, 855
 industry specificity, 870

1167 Index

- injury, causing of, 891–2
 - causation, 897–9
 - ‘domestic industry’, definition of, 893
 - ‘injury’, definition of, 893–7
 - like product, 892
- institutional and procedural provisions, 946
- multilateral remedies, 924–7
- no preamble or explicit purpose, 842
- non-actionable, 927
- nullification or impairment, causing of, 899
- payments funding mechanism, 854
- prohibitions, 879
 - export subsidies, 880–4
 - import substitution, 884–8
 - multilateral remedies for prohibited subsidies, 888–91
- regional specificity, 870
- rules, 840
- sensitive matter, 840
- serious prejudice, causing of, 899–900
 - Article 5 SCM Agreement, temporal scope of, 918
 - causation and non-attribution, 909–18
 - collective analysis of effects of subsidies, 920–3
 - displacement or impedance of imports or exports, 904–5
 - effect of subsidies over time, 919–20
 - increase in world market share, 908–9
 - information to panel, 923–4
 - pass-through of subsidies, 919
 - price undercutting, 905–6
 - relevant geographic and product market, 901–4
 - ‘significant’, meaning of, 906–8
 - threat of, 909
- specificity, 870–9
- Subsidies Committee, 948–9
- summary, 959–62
- transparency and notification requirements, 947–8
- sunset review of anti-dumping duties, 825–7
- supply chains. *See* global value chains (GVCs)
- Sustainable Development Goals, 1
- Sutherland, Peter, 35, 36, 40, 163, 167
- Sutherland Report, 93, 147, 150, 152, 161, 272, 339, 591, 734
- Switzerland, WTO privileges and immunities granted to, 166
- Sykes, Alan, 31
- tariff barriers, introduction to, 456–8. *See also* export duties; import duties
- tariff bindings, definition of, 477
- tariff concessions
 - definition of, 477
 - modification or withdrawal of, 488–93
 - protection of
 - concessions and duties actually applied, 488–9
 - GATT 1994 Article II, 483–8
- Schedules
 - interpretation of, 481–3
 - overview of, 478–81
- tariff escalation, 467
- tariff quota, 524
- tariffication process, 533
- taxes, national treatment obligation, 389–92, 400–14
- TBT
 - introduction to, 964–5
 - omnipresence, 964
 - societal needs, fulfilling, 965
 - summary, 1018–19
- TBT Agreement, 964
 - Agreement on Government Procurement, and, 976–7
 - application, temporal scope, 49
 - application of, 966–74
 - dispute settlement, 1016–17
 - entities covered by, 975–6
 - equivalence provision, 1011
 - GATT 1994, and, 977–8
 - institutional and procedural provisions, 1015
 - international standards, obligation to base technical barriers to trade on, 1007
 - existence of relevant standard, 1007–9
 - ineffective or inappropriate means, whether, 1010–11
 - relevant standard used as basis, 1009
 - MFN and national treatment obligations, 978–80
 - conformity assessment procedures, 991–2
 - like products, 980–2
 - non-discrimination, 991–2
 - technical regulation, 980
 - ‘treatment no less favourable’, 982–90
 - mutual recognition provision, 1011
 - obstacles, obligation not to create, 992–3
 - conformity assessment procedures, 1005–6
 - fulfilment of legitimate objective, whether, 995–8
 - ‘not more trade-restrictive than necessary’, 998–1005
 - technical regulation, 993
 - trade-restrictive measures, 993–5
 - product performance requirements, 1011
 - special and differential treatment, 1014–15
 - SPS Agreement, and, 976–7
 - SPS Agreement, relationship with, 1027–8
 - TBT Committee, 1015–16
 - technical assistance, 1017
 - transparency and notification, 1012–14
- TBT Committee, 1015–16
- technical assistance
 - Biennial Technical Assistance and Training Plan 2016–17, 117
 - Enhanced Integrated Framework for Trade-Related Technical Assistance (EIF), 112
 - SPS Agreement, 1078
 - TBT Agreement, 1017
 - as WTO function, 117–20

- technical barriers to trade (TBT). *See* TBT
- technical barriers to trade (TBT) Agreement. *See* TBT Agreement
- technical committees, 61
- Technical Expert Groups, 264
- technical regulations, TBT Agreement, 966–74, 993, 997, 999, 1002, 1004, 1007, 1012
- technological assistance and transfer, TRIPS Agreement, 1147–8
- technology, impact on economic globalisation, 7
- Textile Monitoring Body (TMB), 149
- Todaro, Michael, 26
- Tokyo Round of Negotiations, 90
- Torquay Round of Negotiations, 89
- TPRB. *See* General Council
- Trade Agreement between the United States and Israel, 40
- trade barriers, 7
- Trade Dialogues event, 148
- Trade Facilitation Agreement (TFA), 98, 133
- Trade in Services Agreement (TiSA), 62, 570
- trade in services, definition, 51
- Trade Negotiations Committee (TNC), 146
- Trade Policy Review Body (TPRB)
- basis of reviews, 108
 - international trading environment, annual overview, 108
- Trade Policy Review Mechanism (TPRM), 47, 55, 108–12
- trademarks
- assignment of, 1122
 - constituting, 1108
 - definition, 1108
 - distinctiveness, requirement, 1108
 - exceptions, 1115
 - exclusive rights, 1112
 - licensing of, 1122
 - non-commercial use, 1112
 - protection, unlimited period, 1119
 - registration
 - denial, 1109
 - publication after, 1110
 - use, condition, 1110
 - unjustifiable encumbrances, prohibited, 1122
 - well-known, 1117
- trade-related investment measures, 561
- trade-restrictive measures
- SPS Agreement, 1049–53
 - TBT Agreement, 993–5, 998–1005
- traffic in transit, 560
- transaction value, imported goods, 497
- Transatlantic Trade and Investment Partnership (TTIP), 732
- transfers and payments for services, non-tariff barriers, 586
- Trans-Pacific Partnership (TPP) Agreement, 732
- Transparency Mechanism for Regional Trade Agreements, 736, 751
- treatment no less favourable. *See* national treatment
- Treaty Establishing the Common Market for Eastern and Southern Africa (COMESA), 746
- Treaty Establishing the Common Market of the South (MERCOSUR), 746
- Treaty on Intellectual Property in Respect of Integrated Circuits of 1989 (IPIC Treaty), 1091
- treaty-consistent interpretation doctrine, 74
- TRIMS Agreement, 49
- TRIPS Agreement, 53
- application of
 - substantive scope of, 1086–8
 - temporal scope of, 1089
 - areas covered, 53
 - developed countries, technology assistance and transfer, 1147–8
 - dispute settlement, 1142–4
 - enforcement procedures and remedies, 53, 1135
 - exhaustion of IP rights, 1099–101
 - general provisions and principles, 1089–90
 - intellectual property rights
 - acquisition and maintenance of rights, 1140–1
 - civil procedures and remedies, 1136–8
 - copyright, 1101–8
 - criminal procedures, 1139–40
 - enforcement obligations, 1136
 - geographical indications, 1122–6
 - patents, 1127–35
 - provisional and border measures, 1139
 - trademarks, 1108–22
 - introduction to, 1082–3
 - most favoured nation treatment, 1098–9
 - national treatment, 1092–7
 - objectives and principles, 1084–6
 - origins of, 1083–4
 - protection of, 1101
 - security exceptions, 1144–5
 - special and differential treatment, 1146
 - summary, 1148–51
 - transitional periods, 1146–7
 - transparency, 1142
 - TRIPS Council, 1141
 - WIPO Conventions, and, 1090–2
- TRIPS Council, 144, 1141, 1147
- Trump, Donald, 3–4, 18–19, 25, 30, 85, 137, 318, 319
- trust funds, 168
- Tumlrir, Jan, 76
- Turkey
- anti-dumping measures, 759
 - safeguard measures, 692
- Ulianovschi, Tudor, 151
- ultra petita* action, 244–5
- UN. *See* United Nations

1169 Index

- Understanding on Article XXIV of the GATT 1994, 735
- Understanding on Balance of Payments Provisions of the GATT 1994, 720
- Understanding on Rules and Procedures for the Settlement of Disputes (DSU), 47
- Understanding on the Interpretation of Article II:1(b) of the General Agreement on Tariffs and Trade 1994, 49
- Understanding on the Interpretation of Article XXIV of the General Agreement on Tariffs and Trade 1994, 49, 73
- unfair trade, 754
- unfair trade rules
 - dumping, 43
 - subsidies, 43
- United Kingdom
 - Brexit, 17, 492, 580
 - exports and imports, 11
 - Falkland Islands war (1982), 673
 - modification of services commitments, 580
 - WTO budget contributions, 168
 - WTO staff from, 153
- United Nations
 - Agenda for Sustainable Development, 505
 - Central Product Classification (CPC), 571
 - WTO, close working relationship with, 166
- United Nations Conference on Trade and Development (UNCTAD), 113
 - World Investment Report 2016, 12
- United Nations Convention on the Law of the Sea, 64
- United Nations Economic and Social Council, 87
- United Nations High-Level Task Force (HLTF), Global Food Security Crisis, 113
- United States
 - anti-dumping measures, 759–60
 - countervailing measures, use, 845
 - exports and imports, 11
 - G-5 membership, 124
 - GATT violations, unilateral action, 199
 - opposition to WTO, 85
 - precautionary principle, 1053
 - safeguard measures, 692
 - sectoral tariff negotiations, 472
 - TPRM review, 108
 - trade policy under Trump administration, 3–4, 18–19, 25, 85, 110
 - treaty-consistent interpretation, 73
 - WTO budget contributions, 168
 - WTO DS reform, and, 316, 318–24, 326–7
 - WTO law, impact on, 79
 - WTO staff from, 153
- United States-Colombia Trade Promotion Agreement, 730
- Uruguay Round
 - agricultural subsidies as central issue, 951
 - customs duties, reductions, 471
- Decision on Trade in Services and the Environment, 668
- GATT 1947 references incorporated into GATT 1994, 47
- Harmonized System nomenclature, 482
- market access commitments, 577–8
- negotiations, 90
- plurilateral agreements, 55
- Quad trading group, 124
- rules of origin, need for, 502
- suspension, 91
- tariff concessions, process of verification, 482
- tariff negotiations, developed and developing countries, 469
- Vienna Convention on the Law of Treaties, 62, 66, 71, 204–10
- violation complaint, 191
- voluntary export restraints (VERs), 536, 691
- voluntary restraint arrangements (VRAs), 691
- voluntary undertakings, 939
- Walker, David, 321
- Washington Treaty on Intellectual Property in Respect of Integrated Circuits (1989), 54
- Winzap, Remigi, 476
- withdrawal of WTO-inconsistent measure, as remedy, 210–16
- Wolfensohn, James, 34
 - international trade, agenda for all
 - barriers, further reduction, 34
 - development aid, increase, 34
 - governance, national level, 34
 - international cooperation, 35
- Wolff, Alan, 153, 736
- Working Party on Professional Services, 585
- Working Procedures for Appellate Review, 298
- World Bank, 734, 1078
- World Customs Organization (WCO), 113, 463, 494
 - Harmonized System Committee, 496
- World Economic Forum, 16, 86, 324
- World Health Organization (WHO), 1078
- World Intellectual Property Organization (WIPO), 113
 - TRIPS Agreement, and, 1090–2
- world merchandise exports, 9
- World Organisation for Animal Health (OIE), 1037, 1078
 - Terrestrial Code, 1038
- World Trade Court. *See* Appellate Body
- World Trade Organization. *See* WTO
- World Trade Symposium 2016, 22
- World Wildlife Fund, 167
- WTO
 - audits, external, 168
 - budget, 166–8
 - COVID-19 pandemic, and, 111
 - crisis of, 84
 - criticisms of, 3–4, 84

WTO (*cont.*)

Decision on Notification Procedures for Quantitative Restrictions, 523

decision-making process, 155

- participation in, 162–5
- practice of, 160–2
- special procedures, 157–60
- standard procedure, 156–7

Director-General, 150–3

dispute settlement. *See* dispute settlement

economic emergency exceptions. *See* economic emergency exceptions

establishment of, 84, 168

functions

- cooperation with other organisations, 112–17
- developing countries, technical assistance, 117–20
- dispute settlement, 107
- implementation of agreements, 96
- monitoring function, 111–12
- primary, 95
- Trade Policy Review Mechanism, administration, 108–12
- trade rules, negotiations, 97–107

institutional structure, 136

- committees, 145
- executive body, lack of, 147–8
- General Council, 141–4, 224–6
- judicial, quasi-judicial and non-political bodies, 149
- Ministerial Conference, 140
- Secretariat. *See* Secretariat
- specialised councils, 144
- Trade Negotiations Committee (TNC), 146
- working parties, 145

legal status, 165

membership

- accession process, 125–9
- current, 120–5
- obligations, waivers and opt-outs, 134
- special and differential treatment, 129–34
- suspension or expulsion, 136
- universal organisation, 119
- waivers and opt-outs, 134–6
- withdrawal, 136

objectives, 93–5

origins of, 86–93

potential global governance role, 168

proposals for reform of, 85–6

Public Forum, 116

reform, need for, 168

Secretariat. *See* Secretariat

Services Sectoral Classification List, 572

strengthening role of, 97

summary, 168–71

Tariff Analysis Online, 463

Tariff Download Facility, 463

Trade Dialogues event, 116

trust funds, 167

UN, close working relationship with, 166

WTO Agreement

Annexes, 46

Agreement of Trade Facilitation, 50

Agreement on Agriculture, 49

Agreement on Government Procurement, 55

Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994, 49

Agreement on Import Licensing Procedures, 49

Agreement on Preshipment Inspection, 49

Agreement on Rules of Origin, 49

Agreement on Safeguards, 49

Agreement on Subsidies and Countervailing

Measures, 49

Agreement on Technical Barriers to Trade, 49

Agreement on Trade Facilitation, 50

Agreement on Trade in Civil Aircraft, 55

Agreement on Trade-Related Investment Measures, 49

the General Agreement on Tariffs and Trade 1994, 49

Phytosanitary Measures, 49

Trade Policy Review Mechanism, 54

international agreements, conflicts with, 69–71

Ministerial Decisions and Declarations, 56

negotiating history, 66

not only source of law, 56

protocols of accession, 55

structure, 45

WTO Agreement on Agriculture, 467

WTO law

direct effect, 75

dumping. *See* dumpingeconomic emergency exceptions. *See* economic emergency exceptions

India, impact on domestic law, 80

international law, integral part, 68–9

national law, place in, 72–5

national legal order, role in, 75–81

reconciling liberalisation, access and non-discrimination with other societal values, 591

regional trade exceptions. *See* regional trade exceptions

United States, impact on domestic law, 79

WTO rules

general exceptions. *See* General exceptionssecurity exceptions. *See* Security exceptions

Yi Xiaozhun, 153

Yoo Myung-hee, 151