Since 1999 Cambridge University Press and the World Trade Organization have enjoyed a special publishing partnership. Under this agreement we have published a strong list of titles together which are aimed at the professional and academic markets in international trade law. These range from primary legal texts, schedules and printed reports through to single and multi-authored books offering analysis by both in-house lawyers and external experts on WTO jurisprudence. Cambridge is proud of our association with the WTO. In this leaflet you will find a selection of new WTO co-publications as well as WTO-related titles.

The WTO in the Twenty-first Century
Dispute Settlement, Negotiations, and Regionalism in Asia

Edited by Yasuhei Taniguchi
Koizai University, Tokyo and Member, WTO Appellate Body
Alan Yanovich
WTO Appellate Body Secretariat
and Jan Bohanes
WTO Appellate Body Secretariat

Three significant issues will determine the future of the WTO: dispute settlement, negotiations and regional integration. Dispute settlement is widely regarded as one of the major successes of the WTO in its first ten years. Concluding the Doha round negotiations is one of its main challenges. Regional integration is now at the frontline of debate as regional agreements proliferate and policy-makers and academics come to grips with their impacts on the multilateral trading system. These issues, and the interplay between them, are examined by leading scholars and practitioners in the field of international trade law from North America, Europe and Asia-Pacific. In addition, special sections focus on the Asia-Pacific region, its participation in WTO dispute settlement and negotiations, and recent trends towards greater regional integration.

• Offers readers a variety of perspectives on the most significant issues facing the WTO
• Allows reader to examine the interplay between WTO dispute settlement, negotiations and regional integration
• Provides in-depth analysis of the role that Asia-Pacific, one of the fastest-growing regions in the world, plays in the multilateral trading system

CONTENTS
Introduction; Part I. The WTO at Ten: 1. The WTO’s tenth anniversary; 2. The WTO at ten: its multilateral and regional involvements

CONTRIBUTORS
Yasuhei Taniguchi, Supachai Panitchpakdi, John H. Jackson, Ernst-Ulrich Petersmann, William J. Davey, Frieder Roessler, Gregory Shaffer, Valerie Hughes, Jan Bohanes, Hunter Nottage, Alan Yanovich, Chulsu Kim, Manabu Miyagawa, Mitsuo Matsushita, Soichiro Sakuma, Shigehiro Tanaka, Andrew L. Stoler, Masayoshi Honma, James P. Durling, Chotiras Chavanich, Mark Halle, Gabrielle Marceau, Dukgeun Ahn, Chin Leng Lim, Chang-Pa Lo, Zhang Yuqing

2007 • 228 x 152 mm • 566pp • 4 half-tones • 24 tables • 4 graphs
978-0-521-87569-1 Hardback £65.00
The WTO at Ten
The Contribution of the Dispute Settlement System

Edited by Giorgio Sacerdoti
World Trade Organization

Alan Yanovich
World Trade Organization

and Jan Bohanes
World Trade Organization

Bringing together articles by some of the leading policy-makers, this book examines: the relationship and balance between political governance and dispute settlement; the functioning of the dispute settlement procedures and various reform proposals; the contribution of the Appellate Body to the development of international trade law; and treaty interpretation in a number of international dispute settlement fora such as the WTO, the International Court of Justice, the European Court of Justice, and the Tribunal for the Law of the Sea.

‘… an important and valuable contribution to the debate on the current state and future of the dispute settlement system as well as the WTO as an institution. … provides the reader, the non-trade expert in particular, but also the international trade observer, with a comprehensive and excellent tool. It presents an opportunity for a deeper and more profound understanding of the WTO dispute settlement system, the relationship between the different actors and institutions, as well as the interlinkages between this system and the broader international community. … an important addition to the debate on the current state and future role of the dispute settlement system and the WTO as a whole.’

JOURNAL OF INTERNATIONAL ECONOMIC LAW

CONTENTS


CONTRIBUTORS


2006 • 228 x 152 mm • 576pp • 3 figures
978-0-521-86314-8 Hardback £60.00

Key Issues in WTO Dispute Settlement
The First Ten Years

Edited by Rufus Yerxa
World Trade Organization

Bruce Wilson
World Trade Organization

Unique contributions, from virtually the entire gamut of actors involved in the day-to-day operation of the WTO dispute settlement system, provide fascinating insights into how the system has operated in practice during the first ten years. Includes contributions from Member government representatives, private lawyers who litigate on behalf of Member governments in the system, Appellate Body members, Appellate Body Secretariat staff, and WTO Secretariat staff. It also includes contributions from several academics who closely follow and carefully scrutinize all that goes on within the system.

CONTENTS


Part IV. Annexes: Annexes I-V. Selected statistics: The first ten years of the WTO; Annex VI. Biographical note on contributing authors; Annex VII. Table of cases.

2005 • 216 x 138 mm • 328pp • 5 tables
978-0-521-86159-5 Hardback £55.00
The Appellate Body Repertory is the definitive reference tool for those interested in international trade law. It contains excerpts from WTO Appellate Body Reports, dating from the first Appellate Body Report adopted in May 1996, through to the sixty-eighth Report adopted in May 2005. The excerpts are organized according to the particular provision of the WTO Agreements examined, and by subject-matter.

- Provides comprehensive coverage of Appellate Body jurisprudence.
- Authoritative - compiled by the Appellate Body Secretariat.

**CONTENTS**

**Part I: Appellate Body (AB) Reports:**
- A.1 Agreement on Agriculture; A.2 Anticlimax Curiae Briefs; A.3 Anti-Dumping Agreement; B.1 Balance-of-payments restrictions; B.2 Bilateral settlements; B.3 Burden of proof; B.4 Business confidential information; C.1 Claims and arguments; C.2 Claims and panel reasoning; C.3 Competence of panels and the Appellate Body; C.4 Completion of the legal analysis by the Appellate Body; C.5 Conditional appeals; C.6 Competency; C.7 Consultations; D.1 Directly competitive or substitutable products; D.2 Due process; E.1 Enabling clause; E.2 Environmental multilateral agreements; E.3 Evidence; G.1 GATS; G.2 GATT 1994; G.3 General exceptions: Article XX of the GATT 1994; G.4 General exceptions: Article XIV of GATS; I.0 Implementation recommendations; I.1 Inferences drawn from the refusal of a party to provide information; I.2 International monetary fund – ‘coherence’; I.3 Interpretation; I.4 Judicial economy; I.5 Jurisdiction; I.6 Least-developing countries; I.7 Legislation as such vs. specific application; I.2 Licensing Agreement; I.3 Look Convention; I.1 Mandatory and discretionary legislation; I.2 MFN treatment; I.3 Mootness of panel findings as a consequence of Appellate Body ruling; I.4 Multiple complainants; I.5 Municipal law; I.6 National treatment; I.7 Non-violation claims; N.3 Nullification or impairment; O.1 Objections; O.2 Order or analysis – Use of assumptions; P.1 Panel reports; P.2 Paris Convention (1967); P.3 Principles and concepts of general public international law; P.4 Private counsel participation in dispute settlement proceedings; P.5 Publication and administration of trade regulations; P.1 Regional trade agreements; R.2 Request for the establishment of a panel; R.3 Retroactive application of trade measures; R.4 Review of implementation of DSB rulings; R.5 Right to bring claims – legal interest; S.1 Safeguards Agreement; S.2 SCM Agreement; S.3 Scope of appellate review; S.4 Seek information and technical advice; S.5 Special or additional rules and procedures; T.1 Tariff agreements; T.2 Tariff treatment; T.3 Textiles and Clothing Agreement; T.4 Third party rights; T.5 TRIPS Agreement; T.6 Working procedures for Appellate Review; T.7 Working procedures for panels; W.4 WTO Agreement Conducted under Article 21.3(c) of the DSU.

**WTO Analytical Index 2 Volume Set**

**Guide to WTO Law and Practice**

**Second edition**

Legal Affairs Division, World Trade Organization

The WTO Analytical Index is the authoritative guide to the interpretation and application of findings and decisions of WTO panels, the WTO Appellate Body and other WTO bodies. These official reports are part of the trade dispute settlement system, which is administered by the WTO and which rules on trade disputes brought by its 149 Members. The book assists anyone working with WTO disputes to make a link between the findings for each case and specific articles in the WTO Agreements. This is a unique work produced by the Legal Affairs Division of the WTO Secretariat with inputs from other Divisions of the Secretariat and the Appellate Body Secretariat. This second edition of the WTO Analytical Index covers developments in WTO law and practice through to the end of December 2004.

- Each of the WTO Agreements is described clearly by specialists for the benefit of the reader.
- Chronological listing of the WTO disputes which have been dealt with under each Agreement provides comprehensive context.
- Covers huge area in detail - there are over 30 WTO Agreements, Decisions and Declarations within the body of agreements which constitute the Results of the Uruguay Round.

**CONTENTS**

**Volume 1**

Introduction; Marrakesh Agreement Establishing the World Trade Organization; General Interpretative Note to Annex 1A; General Agreement on Tariffs and Trade 1994; Agreement on Agriculture; Agreement on the Application of Sanitary and Phytosanitary Measures; Agreement on Textiles and Clothing; Agreement on Technical Barriers to Trade; Agreement on Trade-Related Investment Measures; Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994; Agreement on Implementation of Article VII of the General Agreement on Tariffs and Trade 1994; Agreement on Preshipment Inspection; Agreement on Rules of Origin; Volume 2: Agreement on Import Licensing Procedures; Agreement on Subsidies and Countervailing Measures; Agreement on Safeguards; General Agreement on Trade in Services; Agreement on Trade-Related Aspects of Intellectual Property Rights; Understanding on Rules and Procedures Governing the Settlement of Disputes; Trade Policy Review Mechanism; Agreement on Trade in Civil Aircraft; Agreement on Government Procurement; International Dairy Agreement; International Bovine Meat Agreement.

**Volume 2**

Agreement on Import Licensing Procedures; Agreement on Subsidies and Countervailing Measures; Agreement on Safeguards; General Agreement on Trade in Services; Agreement on Trade-Related Aspects of Intellectual Property Rights; Understanding on Rules and Procedures Governing the Settlement of Disputes; Trade Policy Review Mechanism; Agreement on Trade in Civil Aircraft; Agreement on Government Procurement; International Dairy Agreement; International Bovine Meat Agreement.

2007 • 297 x 210 mm • 25000pp

2006 • 247 x 174 mm • 984pp
A Handbook on Reading WTO Schedules

Peter Gallagher
inqUit communications, Adelaide

This is a detailed guide on how to read WTO Schedules of Commitments for Goods and Services. The Schedules are part of the Legal Texts of the WTO Uruguay Round Agreements. They comprise about 27,000 pages of specific commitments by the nearly 150 Members of the WTO on market access conditions for their markets. Understanding how to interpret the Schedules is essential for anyone wishing to glean information for academic, official, or business purposes. Commissioned and reviewed by the WTO Secretariat, this is a unique guide to understanding the Schedules.

CONTENTS
1. Obligations on goods and services; 2. Modalities for the establishment of specific binding commitments under the reform programme; 3. Preparation of the Uruguay round schedules of concessions of market access; 4. Scheduling of initial commitments in trade in services; 5. Services sectoral classification list; 6. EC agricultural tariff commitments.

2007 • 228 x 152 mm • 100pp
978-0-521-88059-6 Hardback c. £55.00
978-0-521-70682-7 Paperback c. £19.99

A Handbook on the GATS Agreement
A WTO Secretariat Publication

World Trade Organization

This handbook provides a better understanding of GATS and the challenges and opportunities of the ongoing negotiations. For users who are familiar with the General Agreement on Tariffs and Trade (GATT), similarities and differences are pointed out where relevant. Likewise, for users who are familiar with the balance-of-payments definition of ‘trade’, departures from the Agreement’s coverage are explained. Includes text boxes ('Food for Thought') to stimulate further thinking about the core concepts and implications of the Agreement.

CONTENTS:
Introduction; Basic purpose and concepts; Main building blocks: agreement, annexes, and schedules; A closer look at domestic regulation; How the GATS is administered; Role and responsibilities of member governments; The challenges ahead; Preparing requests and offers; Misconceptions about the GATS; A.I Understanding your country’s services trade; A.II Relevant services statistics and classifications; A.III General Agreement on Trade in Services.

2005 • 228 x 152 mm • 102pp
978-0-521-85071-1 Hardback £55.00
978-0-521-61567-9 Paperback £20.99

The First Ten Years of the WTO
1995–2005

Peter Gallagher
inqUit communications, Australia

This book provides a factual account of the first decade of the World Trade Organization. It aims to cover the principal activities of the WTO as the successor to GATT and the steps taken to establish a global trading system. Peter Gallagher is an independent trade analyst and consultant, who records what might be regarded as the WTO’s main achievements as well as covering the controversies that have arisen. A useful reference for policy makers, members of trade delegations, and everyone who requires a detailed understanding of the WTO.

2005 • 228 x 152 mm • 252 pages
978-0-521-86215-8 Hardback £50.00

A Handbook on the WTO Dispute Settlement System
A WTO Secretariat Publication

World Trade Organization

The WTO dispute settlement system plays an important role in clarifying and enforcing the legal obligations contained in the WTO Agreement. The objective of this handbook is to give the general reader a good understanding of the practical operation of this system. Working through this guide, the reader will be introduced to all elements of the dispute settlement process, from the initiation of a case through to the implementation of the decision.

2004 • 228 x 152 mm • 234pp
978-0-521-84192-4 Hardback £80.00
978-0-521-60292-1 Paperback £38.00

Doha and Beyond
The Future of the Multilateral Trading System

Edited by Mike Moore

World Trade Organization

This book brings together members of the former WTO Director General’s advisory group which was formed to provide him with expert advice before and after the Doha Ministerial Conference. Nine experts explore issues which are pertinent to the ongoing progress in negotiations, and their chapters are brought together with an overview introduction. All in all, this volume offers an excellent summary of key issues facing the WTO as it moves forward. It should prove essential reading for trade negotiators and scholars concerned with the post-Cancun agenda.

2004 • 228 x 152 mm • 204pp
978-0-521-83343-1 Hardback £40.00
A Handbook on Anti-Dumping Investigations

Judith Czako
World Trade Organization

Johann Human
World Trade Organization

Jorge Miranda
World Trade Organization

This handbook covers the major areas arising in anti-dumping investigations as embodied in the relevant WTO provisions, providing an exposition of well-sourced information, explanations and guidance for grasping the intricacies of anti-dumping proceedings. This will assist investigators, government officials, importing and exporting enterprises, and academics concerned with international trade issues.

2003 • 228 x 152 mm • 564pp
978-0-521-83042-3 Hardback £75.00

Dictionary of Trade Policy Terms
4TH EDITION

Walter Goode
University of Adelaide

Described here in simple language are some 2000 key terms, expressions and events associated with international trade, covering the WTO and the activities of other international organizations with an interest in the rules governing global trade. It is aimed at the generalist, but specialists and especially newcomers will also benefit.

2003 • 228 x 152 mm • 450pp
978-0-521-83108-6 Hardback £65.00
978-0-521-53825-1 Paperback £23.99

The WTO Dispute Settlement Procedures
A Collection of the Relevant Legal Texts
2ND EDITION

WTO Secretariat

Takes into account WTO legal decisions and other legal instruments adopted since 1995. New material has been added, and older material removed. In the second edition the provisions on consultation and on dispute settlement in each of the Multilateral Trade Agreements covered by the DSU are now collected together.

2001 • 228 x 152 mm • 156pp
978-0-521-80448-6 Hardback £65.00
978-0-521-01077-1 Paperback £25.99

Tariff Negotiations and Renegotiations under the GATT and the WTO
Procedures and Practices

Anwarul Hoda
Indian Council for Research in International Economic Relations, New Delhi

Of particular interest to negotiators, economists, and all academics who specialise in international trade policy.

‘It repays a close reading, and provides a comprehensive understanding of BATT/WTO tariff negotiations and renegotiations. It also makes an important contribution to the goal of transparency in international trade.’

THE CAMBRIDGE LAW JOURNAL

2001 • 228 x 152 mm • 312pp
978-0-521-80449-3 Hardback £55.00

Managing the Challenges of WTO Participation
45 Case Studies

Edited by Peter Gallagher
InQuit Communications

Patrick Low
World Trade Organization, Geneva

and Andrew L. Stoler
University of Adelaide

• A unique research project whose case studies allow readers in similar situations to re-assess their own approach to problems
• Real quotes from real people give local flavour and make the issues more concrete
• Concise, similarly organized contributions make it easy to compare and contrast case studies

‘One of the most important aspects of the functioning of such a complex system as the multilateral trade, is to understand how countries deal with difficult policy choices. the case studies presented in this book constitute a unique and very useful contribution to this problem.’

RENAITO RUGGIERO, VICE CHAIRMAN, EUROPEAN INVESTMENT BANK AND FORMER DIRECTOR GENERAL OF THE WTO

2005 • 228 x 152 mm • 666pp • 22 tables • 7 figures
978-0-521-86014-7 Hardback £75.00
978-0-521-67754-7 Paperback £37.50
Protocol on the Accession of the Socialist Republic of Viet Nam
Geneva 7 November 2006

World Trade Organization

This is the official WTO certified text of the Protocol of Accession negotiated by China to become a member of the WTO. The document provides all the terms, commitments and conditions accepted by China for membership in the WTO. The Protocol includes detailed schedules on market access conditions to China for trade in both Goods and Services. This book is intended for trade specialists and for business users who need to know the market access conditions granted by China for trade in every category of Goods and Services.

CONTENTS:

2007
978-0-521-70764-0 Paperback c. £110.00

Protocol on the Accession of the Kingdom of Saudi Arabia
Geneva 11 November 2005

World Trade Organization

CONTENTS:

2007
978-0-521-70763-3 Paperback c. £110.00

Protocol on the Accession of the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu to the Marrakesh Agreement Establishing the World Trade Organization
Doha 11 November 2001

World Trade Organization

CONTENTS:

2003
978-0-521-78891-5 Paperback £110.00

Protocol on the Accession of the People’s Republic of China to the Marrakesh Agreement Establishing the World Trade Organization
Doha 10 November 2001

World Trade Organization

CONTENTS:

2003
978-0-521-78890-8 Paperback £110.00

The Legal Texts
The Results of the Uruguay Round of Multilateral Trade Negotiations

World Trade Organization

New index incorporated (2007). Contains GATT, GATS, TRIPS, the new dispute settlement procedures and the legal framework of the WTO.

World Trade Organization Legal Texts series
1999 • 228 x 152 mm • 506pp
978-0-521-78094-0 Hardback £80.00
978-0-521-78580-8 Paperback £30.99
Dispute Settlement Reports

World Trade Organization

The Dispute Settlement Reports of the World Trade Organization (WTO) include Panel and Appellate Body reports, as well as arbitration awards, in disputes concerning the rights and obligations of WTO members under the provisions of the Marrakesh Agreement Establishing the World Trade Organization. These are the WTO authorized and paginated reports in English. An essential addition to the library of all practising and academic trade lawyers, and needed by students worldwide taking courses in international economic or trade law.

2004 Reports

Volume 1: Pages 1—568

CONTENTS
United States - Sunset review of anti-dumping duties on corrosion-resistant carbon steel flat products from Japan (WT/DS244) Report of the Appellate Body; Report of the Panel; Cumulative index of published disputes.

2006 • 240 x 160 mm • 572pp
978-0-521-86772-6 Hardback £90.00

Volume 2: Pages 569—921

CONTENTS
United States - Final countervailing duty determination with respect to certain softwood lumber from Canada (WT/DS257) Report of the Appellate Body; Report of the Panel; Cumulative index of published disputes.

2006 • 240 x 160 mm • 356pp
978-0-521-86774-0 Hardback £90.00

Volume 3: Pages 923—1533

CONTENTS
European Communities - Conditions for the granting of tariff preferences to developing countries (WT/DS248); Report of the Appellate Body; Report of the Panel; Cumulative index of published disputes.

2006 • 240 x 160 mm • 614pp
978-0-521-86775-7 Hardback £90.00

Volume 4: Pages 1535—1871

CONTENTS
Mexico - Measures affecting telecommunications services (WT/DS204) Report of the Panel; Cumulative index of published disputes.

2006 • 240 x 160 mm • 340pp
978-0-521-86776-4 Hardback £90.00

Volume 5: Pages 1873—2481

CONTENTS
United States - Final dumping determination on softwood lumber from Canada (WT/DS264); Report of the Appellate Body; Report of the Panel; Cumulative index of published disputes.

2006 • 240 x 160 mm • 612pp
978-0-521-86777-1 Hardback £90.00

Volume 6: Pages 2483—3253

CONTENTS

2006 • 240 x 160 mm • 774pp
978-0-521-86779-5 Hardback £90.00

Volume 7: Pages 3255—3418

CONTENTS
United States - Sunset reviews of anti-dumping measures on oil country tubular goods from Argentina (WT/DS268) Report of the Appellate Body; Cumulative index of published disputes.

2006 • 240 x 160 mm • 168pp
978-0-521-86778-8 Hardback £95.00

Volume 8: Pages 3419—4266

CONTENTS
Zhirvali Development Limited v. Republic of Georgia (ICSID Case No. ARB/00/1); Société d'Exploitation des Mines d'Or de Sadiola SA ("Semos") v. Republic of Mali (ICSID Case No. ARB/01/5); Técnicas Medioambientales Temed SA v. United Mexican States (ICSID Case No. ARB(AF)/00/2); Fireman's Fund Insurance Company v. United Mexican States (ICSID Case No. ARB(AF)/02/01); Generation Ukraine, Inc. v. Ukraine (ICSID Case No. ARB/00/9); Autopista Concesionada de Venezuela CA ("Aucoven") v. Bolivarian Republic of Venezuela (ICSID Case No. ARB/00/5); Champion Trading Company, Ameritrade International, Inc., JT, JB and TT Wahba v. Arab Republic of Egypt (ICSID Case No. ARB/02/9); Azurix Corp. v. Argentine Republic (ICSID Case No. ARB/01/12); The Loewen Group, Inc. and Raymond L. Loewen v. United States of America (ICSID Case No. ARB(AF)/03/3); Loewen v. United States of America (US District Court Decision).

2006 • 240 x 160 mm • 650pp
978-0-521-87169-3 Hardback £175.00

Volume 9: Pages 4267—4687

CONTENTS
United States - anti-dumping act of 1916 (original complaint by the European communities); Recourse to arbitration by the United States under article 22.5 of the DSU; Decision by the arbitrators (WT/DS136/ARB); Cumulative index of published disputes.

2006 • 240 x 160 mm • 424pp
978-0-521-86771-9 Hardback £95.00

Volume 10: Pages 4689—5025

CONTENTS
United States - continued dumping and subsidy offset act of 2000 (original complaint by India); Recourse to arbitration by the United States under article 22.6 of the DSU; Decision by the arbitrators (WT/DS136/ARB); Cumulative index of published disputes.

2006 • 240 x 160 mm • 340pp
978-0-521-86773-3 Hardback £95.00

BUY THE COMPLETE SET AND SAVE!

All 71 volumes up to and including the last volume of the 2004 Dispute Settlement Reports
978-0-521-82322-7 HB £5,130
Agreeing and Implementing the Doha Round of the WTO
Edited by Harald Hohmann
JOHANN WOLFGANG GOETHE-UNIVERSITÄT FRANKFURT

The Doha Round will have a large impact on the future of international trade law. Leading scholars and practitioners comment on four such areas in this book. Firstly, authors examine areas of WTO law which are required to change for it to be accepted globally. Secondly, trade issues are examined. The third topic is the improvement of the dispute settlement through, for example, a relaxation of tensions between the judicial and diplomatic models. Finally, possible solutions for the balance between free trade, environmental protection and human rights are explored.

CONTENTS

CONTRIBUTORS

2007 • 228 x 152 mm • 560 pages
978-0-521-86990-4 Hardback £70.00

The American Law Institute Reporters’ Studies on WTO Case Law
Legal and Economic Analysis
Edited by Henrik Horn
STOCKHOLMS UNIVERSITET
Petros C. Mavroidis
COLUMBIA UNIVERSITY

This compendium brings together the entire output to date of the American Law Institute (ALI) project on World Trade Organization Law. Reporters’ Studies are offered on all disputes from the adjudicating bodies of the WTO in recent years, including those concerning Foreign Sales Corporations (FSC), the Byrd Amendment and the long-lasting US-Canada softwood lumber conflict. Each case is jointly evaluated by well-known experts in trade law and international economics. ALI Reporters critically review the jurisprudence of WTO adjudicating bodies and evaluate whether the ruling ‘makes sense’ from an economic as well as a legal point of view, and, if not, whether the problem lies in the interpretation of the law or the law itself. The Studies do not always cover all issues discussed in a case, but they seek to discuss both the procedural and the substantive issues that form, in the Reporters’ view, the ‘core’ of the dispute.

The American Law Institute Reporters Studies on WTO Law series
CONTENTS
2007 • 228 x 152 mm • 900pp
978-0-521-70517-2 Paperback £55.00

Trade and Human Health and Safety
Edited by George A. Bermann
COLUMBIA UNIVERSITY, NEW YORK
and Petros C. Mavroidis
UNIVERSITÉ DE NEUCHÂTEL, SWITZERLAND

This book gathers papers from distinguished experts discussing how health based trade restrictive measures have fared in WTO case law. With an analysis of applicable primary law (GATT, TBT, and SPS) and all case law in the area of trade and health, this book offers a comprehensive discussion on the standards established for the regulation of public health and safety issues. It aims to demonstrate how the world trading regime has come of age and accepted that trade liberalization cannot take place at the expense of nationally defined social values.

• Experts on various disciplines discuss trade and health policies as regards WTO Case law
• The first volume in the Columbia Law School series on ‘The Law and Policy of the World Trade Organization’
• A comprehensive discussion of the constraints that the WTO agreement imposes on national health policies

CONTENTS

CONTRIBUTORS
Gabrielle Marcoux, Joel Trachtman, Robert Howse, Elisabeth Turk, William J. Davie, Frank Garcia, Jeffrey L. Dunoff, David Palimeter, Sidney Austin, Alan Sykes, Joost Pauwelyn, Ernst-Ulrich Petersmann

Columbia Studies in WTO Law and Policy
2006 • 228 x 152 mm • 348pp • 1 table
978-0-521-85528-0 Hardback £50.00
WTO at the Margins
Small States and the Multilateral Trading System

Edited by Roman Grynberg
COMMONWEALTH SECRETARIAT, LONDON

At a pivotal point in the history of the WTO, when development issues are at the heart of negotiations, how the larger and more powerful members address the legitimate concerns of its poorest and most vulnerable members will shape the perception of the institution throughout the century. This book aims not only to document almost ten years of experience of small states with the WTO but also to explain why these have occurred.

- This book will be extremely useful in the formulation of strategies to address trade-related issues of small economies
- Brings together the opinions of eminent scholars in the field
- Unique in that it aims not only to document almost ten years of experience of small states with the WTO but also to explain why they have had the experiences they have had

CONTENTS

Part II. WTO and Small Economies: 8. Small vulnerable economy issues and the WTO; 9. Special and differential treatment for small developing economies; 10. A study of alternative special and differential arrangements for small economies


CONTIBUTORS

2006 • 216 x 138 mm • 208pp
978-0-521-86143-4 Hardback £60.00

International Competition Law
A New Dimension for the WTO?

Martyn D. Taylor
MALLESONS STEPHEN JAQUES

Should an international competition agreement be incorporated into the World Trade Organization? Taylor examines this question, arguing that such an agreement would be beneficial. He suggests that an international competition agreement could address under-regulation and over-regulation in the trade-competition regulatory matrix, realising substantive benefits to international trade and competition. This book identifies the appropriate content and structure for a plurilateral competition agreement and proposes a draft negotiating text with accompanying commentary, and as such will be an invaluable tool for policymakers, WTO negotiators, competition and trade lawyers, and international jurists.

- Makes extensive use of diagrams to explain key aspects of the underlying economic theory; summarise important features of legal instruments and procedures; and identify the key features and appropriate ranking of potential policy solutions
- Each chapter establishes a proposition, presenting the analysis in a step-by-step way; this allows the reader to follow the key issues and arguments easily
- A draft negotiating text with commentary is included as an Appendix, allowing readers to apply and gain further insight into the concepts identified in the text using a practical, ‘real-life’ example

CONTENTS

2006 • 228 x 152 mm • 756pp • 112 tables • 71 figures
978-0-521-85296-8 Hardback £40.00

Reclaiming Development in the World Trading System

Yong-Shik Lee
JOURNAL OF WORLD TRADE

Prevalent poverty in less developed countries is one of the most pressing issues of our time and economic development in these countries is necessary to bring them out of poverty. International trade is closely relevant to economic development and export facilitation and effective industrial policies have been the key to the successful development. Current GATT/WTO provisions facilitating development are insufficient and some WTO provisions prevent developing countries from adopting effective development policies. This book identifies such problems and proposes modifications to better facilitate development.

- The first book to propose a modification of the WTO disciplines for the facilitation of development
- Proposes differentiated preference schemes according to the development status of developing countries
- Suggests an elevated, separate, regulatory treatment for development

CONTENTS


CONTIBUTORS

2006 • 216 x 138 mm • 208pp
978-0-521-85296-8 Hardback £40.00
Interpreting WTO Agreements: Problems and Perspectives

Asif H. Qureshi
University of Manchester

The case law of the World Trade Organization is now very extensive, running into hundreds of cases and thousands of pages. Qureshi sets out here to identify some of the underlying problems of interpreting WTO agreements, within the context of different issues, problems, objectives and disciplines, and to comprehensively examine the underlying conditions for the interpretation of the WTO agreements. Various perspectives on interpretation are proffered, particularly that of justice and development.

- Engages with key problems in interpreting WTO agreements, making it an essential tool for WTO trade specialists as well as government and judicial officers concerned with interpreting these agreements
- Analytical, original, provocative and comprehensive in its approach to understanding the manner of interpreting WTO agreements
- Offers a broad understanding of the subject, by offering different perspectives on the problems involved in interpretation

CONTENTS
WTO Law and Developing Countries
Edited by George A. Bermann
COLUMBIA UNIVERSITY, NEW YORK
and Petros C. Mavroidis
UNIVERSITÉ DE NEUCHÂTEL, SWITZERLAND
Developing countries comprise the majority of the membership of the World Trade Organization. Many developing countries believe that the welfare gains that were supposed to ensue from the establishment of the WTO and the results of the Uruguay Round remain largely elusive. Though often aggregated under the ubiquitous banner ‘developing countries’, their multilateral trade objectives - like their underlying policy interests and the concerns - vary considerably from country to country and are by no means homogenous. Coming off the heels of the 9/11 terrorist attacks, the ongoing Doha Development Round, launched in that Middle Eastern city in the fall of 2001 and now on ‘life support’ so to speak, was inaugurated with much fanfare as a means of addressing the difficulties that developing countries face within the multilateral trading system. Special and differential treatment provisions in the WTO agreement in particular are the focus of much discussion in the ongoing round, and voices for change have been multiplying, due to widespread dissatisfaction with their effectiveness, enforceability, and implementation.

CONTENTS

CONTRIBUTORS

National Law in WTO Law
Effectiveness and Good Governance in the World Trading System
Sharif Bhuiyan
SUPREME COURT, BANGLADESH

This book examines how national law is treated in WTO law, both in the WTO treaty and dispute settlement cases. The WTO treaty contains a set of far-reaching obligations establishing a systemic and constitutional framework of interaction between WTO law and national law. WTO dispute settlement operates as an international layer of judicial review of national laws and administrative, judicial or quasi-judicial measures. Consequently, much of the WTO dispute settlement decisions and rulings relate in different ways to Members’ national laws. Yet, there is no systematic analysis of this vastly important subject. This book provides the first thorough map of an increasingly complex field. In doing so, it extends the enquiry beyond well-known formulas and combines practical analysis with principled discussion of how the treatment of national law in international law can and should ensure effectiveness of international rules and promote good governance within nation-states.

• Written in an non-technical way as possible, which will allow WTO experts and non-experts to easily understand the material presented
• Presents the reader with an understanding of a vastly important, yet underexplored subject area
• For comparative analysis the book draws on general law, EU law, European human rights law and the law of the North American Free Trade Agreement

CONTENTS

Cambridge Studies in International and Comparative Law, 55
2007 • 228 x 152 mm • 300pp
978-0-521-87531-8 Hardback £60.00

Sovereignty, the WTO and Changing Fundamentals of International Law

John H. Jackson
GEORGETOWN UNIVERSITY, WASHINGTON DC

This book grapples with the long-held assumptions of international law (such as the consent basis of international law norms, equality of nations, restrictive or text-based treaty interpretations and applications, the monopoly of internal national power, and non-interference), and how they are being fundamentally altered by the forces of globalization. It also examines the challenges facing the WTO as a component of international economic law, and how that field is inextricably linked to general international law

CONTENTS

Hersch Lauterpacht Memorial Lectures
2006 • 228 x 152 mm • 388 pages
978-0-521-86007-9 Hardback £55.00
Please order from your local bookseller:

Negotiating Trade
Developing Countries in the WTO and NAFTA
Edited by John S. Odell
University of Southern California

Negotiations between governments shape the world economy and thus the lives of people everywhere. This book reports the inside story about how developing countries negotiate in the WTO and regional talks, which strategies they use, coalition formation, and how they learn and influence other countries’ beliefs.

‘… the Odell studies attempt to develop hypotheses and a future research agenda … the book is a major landmark in this field: clarifying what is known and identifying what type of evidence will take the analysis further.’

DEVELOPMENT POLICY REVIEW

Related Journal

World Trade Review

The World Trade Review was established at the initiative of the Secretariat of the World Trade Organization (WTO) in close cooperation with Cambridge University Press. It is an independent journal - the Editor and all but one member of the Editorial Board are drawn from university faculties - that includes articles written from economic, legal, political and inter-disciplinary perspectives on issues of relevance to the multilateral trading system. Priority is given to papers that, along with being academically rigorous, are also accessible to government policy officials and the wider public. The journal also includes shorter articles seeking to rebut or challenge published papers.

Print ISSN: 14747456
Electronic ISSN: 14753138

Pricing for Institutions
Print only £152.00
Electronic version £148.00
Print & Electronic Version £168.00

Pricing for Individuals
Print only £48.00