CONTENTS

Preface page xxi

1 Overview 1

 \$ 1.01 The ITO, the GATT, and the WTO 1 [1] Bretton Woods and the Havana Charter 1 [2] The Negotiation of the GATT 3 [3] The Protocol of Provisional Application (PPA) 4 [4] GATT's Forty-Seven "Provisional" Years 6 [5] GATT Dispute Settlement 8
 \$ 1.02 The Uruguay Round 16 [1] The Overall Context 16 [2] The Negotiations on Dispute Settlement 18
§ 1.03 The World Trade Organization 20
\$ 1.04 The Dispute Settlement Body 22
 \$ 1.05 The Dispute Settlement Understanding (DSU) 23 [1] The Institutional Structure 23 [2] The System: Civil Law and Common Law 25
§ 1.06 The Doha Round and DSU Reform 26
 \$ 1.07 Assistance for Developing Countries 30 [1] The DSU 30 [2] The Advisory Centre on WTO Law 30
§ 1.08 Other Developments: The Appellate Body Crisis 31
\$ 1.09 Researching WTO Law 33
§ 1.10 WTO Dispute Settlement in a Nutshell 34

vii

viii

CONTENTS

2 Jurisdiction 40

§ 2.01 Overview 40

§ 2.02 Terms of Reference 42

- [1] Rationale for Terms of Reference 42
- [2] Standard Terms of Reference 43
- [3] Special Terms of Reference 44
- [4] Parallelism Between Consultations and Terms of Reference 44
- [5] From the Terms of Reference to Submissions to a Panel 47
- [6] Non Ultra Petita 49
- [7] The Obligation of Panels to Consider All Issues Referred to in the Terms of Reference 50

§ 2.03 Jurisdiction Ratione Materiae 53

- [1] Covered Agreements 53
- [2] Conflicts Among Special or Additional Rules 54
- [3] Simultaneous Application of Different Agreements 55
- [4] The DSU and the Competence of Other WTO Bodies (Institutional Balance) 56
- [5] The "Matter" Before the Panel 58
- [6] Measures Changed During Proceedings 59
- [7] Change in the Legal Justification for a Measure 60
- [8] Measures No Longer in Effect (Expired Measures) 61
- [9] Review of Measures Taken to Comply with Rulings and Recommendations of the DSB 65
- § 2.04 Jurisdiction Ratione Personae 65
 - [1] Non-Members 65
 - [2] Non-application Between Particular Members 66
 - [3] Regional and Local Government Entities 67

§ 2.05 Standing (Locus Standi) 69

- [1] Requirement of a Legal Interest 69
- [2] Exhaustion of Local Remedies 71
- [3] Intensity of Participation in Dispute Settlement 72
- [4] Participation of Private Parties (*Amicus Curiae*) 73

§ 2.06 Review of Jurisdictional Claims 75

- [1] Challenges to Jurisdiction 75
- [2] *Ex Officio* Review of Jurisdiction 76
- [3] Res Judicata 77

Cambridge University Press
978-1-108-83052-2 — Dispute Settlement in the World Trade Organization
3rd Edition
Table of Contents
More Information

CONTENTS [4] Estoppel 79 [5] Engagement in Procedures in Good Faith 82 [6] Waiver of Right to Pursue Dispute Settlement 83 § 2.07 Arbitration 84 § 2.08 Appellate Jurisdiction 84 3 Sources of Law 86 § 3.01 Overview 86 § 3.02 The DSU Regime 87 § 3.03 The Covered Agreements 88 § 3.04 Public International Law Generally 89 § 3.05 Implied Powers 91 § 3.06 Agreements Explicitly Mentioned in the Covered 92 Agreements [1] The Havana Charter 92 [2] Agreements Mentioned in the TRIPS Agreement 93 [3] Agreements Mentioned in the SCM Agreement 94 [4] Agreements Mentioned in the SPS and TBT Agreements 95 [5] Other International Agreements 95 § 3.07 Agreements Made by the WTO 96 § 3.08 Actions by WTO Bodies 96 [1] Authoritative Interpretations 96 [2] Amendments 98 [3] Waivers 98 [4] Decisions by Permanent WTO Bodies 99 [5] Decisions by Ad Hoc WTO Bodies 102 § 3.09 Custom 102 § 3.10 General Principles of Law 104 [1] Error 105 [2] Non Adimplenti Contractus 105 [3] Good Faith (Bona Fides) 106 [4] Deference in Case of Doubt (In Dubio Mitius) 107 [5] Exceptions Must Be Interpreted Narrowly 108 [6] Effective Treaty Interpretation/Effet Utile 108

ix

Cambridge University Press
978-1-108-83052-2 — Dispute Settlement in the World Trade Organization
3rd Edition
Table of Contents
More Information

х

CONTENTS

- [7] Lex Specialis 110
- [8] Contemporaneity 113
- § 3.11 Teachings of the Most Highly Qualified Publicists 114

§ 3.12 Prior Reports by Panels and the Appellate Body 115

- [1] GATT Practice 116
- [2] Adopted GATT Reports in the WTO 117
- [3] Unadopted GATT Reports in the WTO 118
- [4] Appellate Body Reports 119
- [5] The Appellate Body and Consistency in Case Law 125
- [6] WTO Panel Reports 128

§ 3.13 International Agreements Not Incorporated in WTO Agreements 129

- [1] Tokyo Round Agreements 129
- [2] Multilateral Agreements 130
- [3] Acts by International Organizations 134
- [4] Agreements Between the Parties to a Dispute 134
- [5] Circumstances Surrounding the Conclusion of the WTO Agreements 137

§ 3.14 Decisions of Other International Tribunals 137

- [1] Overview 137
- [2] Recourse to Article 32 of the VCLT in Order to Confirm 138
- § 3.15 Domestic Law 140

§ 3.16 Interpretation of WTO Law 141

- [1] The Vienna Convention on the Law of Treaties 141
- [2] Ordinary Meaning: Use of Dictionaries 143
- [3] Context, Object, and Purpose 145
- [4] Subsequent Agreements 146
- [5] Subsequent Practice 147
- [6] Other Relevant Rules of International Law 148
- [7] Special Meaning 148
- [8] Supplementary Means of Interpretation 149
- [9] Preparatory Work: Negotiating History 149
- [10] Authentic Versions in Other Languages 151

CONTENTS xi 4 Consultations and the Panel Process 153 § 4.01 Overview 153 § 4.02 Good Offices, Conciliation, and Mediation 154 § 4.03 Consultations 156 [1] Overview 156 [2] Preparation 156 [3] Purpose of Consultations 158 [4] Form and Content of the Request 158 160 [5] The Response to the Request [6] The Adequacy of the Request for Consultations 160 [7] Consultations Meetings 164 [8] Adequacy of Consultations 166 [9] Confidentiality 167 [10] Third Parties 170 [11] Time Elements 171 § 4.04 Request for the Establishment of a Panel and Terms of 173 Reference [1] Overview 173 [2] Time Elements 174 [3] Form and Content 175 [4] The Specific Measure at Issue 177 [5] Amendment of Measures after the Panel Request 182 [6] "Unwritten" Measures 183 [7] Expired Measures 183 [8] The "Claim" or the Legal Basis of the Complaint 183 [9] Products Listed in the Panel Request 187 [10] Standard Terms of Reference 189 [11] Special Terms of Reference 190 [12] Reviews and Arbitrations 190 § 4.05 Establishment and Composition of Panels 191 [1] Establishment 191 [2] Composition 193 [3] Selecting Panelists 193 § 4.06 Function, Authority, and Responsibility of Panels 197 [1] Overview 197

Cambridge University Press
978-1-108-83052-2 — Dispute Settlement in the World Trade Organization
3rd Edition
Table of Contents
More Information

xii CONTENTS [2] Working Procedures 198 [3] Special Working Procedures 199 [4] Confidentiality of the Panel Process 200 [5] Organizational Meeting 201 [6] Preliminary Rulings 202 § 4.07 Third Parties, Multiple Complainants, and **Counter-Complaints** 203 [1] Overview 203 [2] Third-Party Notification 203 [3] Third-Party Rights 205 [4] Third-Party Rights in Reviews and Arbitrations 208 [5] Multiple Complainants 208 [6] Counter-Complaints 210 [7] Amicus Curiae Briefs 211 § 4.08 Role of the Secretariat 212 § 4.09 Written Submissions to Panels 215 [1] Overview 215 [2] First Written Submission 216 [3] Second Written Submission 219 [4] Written Answers to Questions 219 [5] Executive Summaries of Submissions 220 § 4.10 Meetings of Panels with the Parties 220 [1] Overview 220 [2] First Meeting of the Panel with the Parties 222 [3] Third-Party Session 223 [4] Second Meeting of the Panel with the Parties 224 [5] Open Meetings of Panels 225 [6] "Virtual" Meetings of Panels 226 § 4.11 Computation of Time 227 § 4.12 Suspension of Panel Proceedings 228 § 4.13 "Violation," "Non-violation," and "Other Situation" 229 Complaints [1] Overview 229 [2] Violation Complaints 230 [3] Non-violation Complaints 230

[4] "Other Situation" Complaints 232

> xiii CONTENTS § 4.14 Composition of Delegations 233 [1] Representation by Private Lawyers 233 [2] Representatives of Industry 234 § 4.15 Interim Review 234 [1] Overview 234 [2] Descriptive Portions of the Report 234 [3] Interim Reports 235 [4] Arguments and Evidence 236 [5] Meetings 238 § 4.16 Final Reports 239 [1] Format 239 [2] Content 239 [3] Separate Opinions 241 [4] Adoption of Reports 242 5 Special Rules and Procedures 243 § 5.01 Overview 243 § 5.02 GATT and WTO Rules for Developing Countries 244 § 5.03 The 1966 Understanding and Developing Countries 244 [1] Consultations 244 [2] Good Offices, Conciliation, or Mediation 245 [3] Establishment of Panels 246 [4] Panel Procedures 246 § 5.04 Developing Country-Related Provisions of the DSU 247 [1] Consultations 247 [2] Panel Process 247 [3] Least-Developed Countries 249 [4] Other Provisions 249 § 5.05 The SPS Agreement 250 [1] Overview 250 [2] Experts 250 [3] Ad Hoc Consultations on Specific SPS Issues 251 [4] Developing Countries 251

xiv CONTENTS § 5.06 Agreement on Technical Barriers to Trade 252 [1] Overview 252 [2] Measures Covered by the TBT Agreement 252 [3] Experts 253 [4] Developing Countries 254 § 5.07 Anti-dumping Agreement 255 [1] Overview 255 [2] Establishment of a Panel 255 [3] The "Matter" before an Anti-dumping Panel 256 [4] Article 17.5: Factual Basis for Review 257 [5] Article 17.6: Standard of Review 258 [6] Article 17.6(i): Review of Factual Determinations 260 [7] Article 17.6(ii): Review of Legal Determinations 262 [8] Confidential Information 265 [9] Developing Countries 266 [10] Overlap with Countervailing Duties 267 § 5.08 Agreement on Implementation of Article VII of GATT 1994 (Customs Valuation Agreement) 267 § 5.09 Agreement on Subsidies and Countervailing Measures 268 [1] Overview 268 [2] Prohibited Subsidy Procedures 268 [3] Requests for Consultations: SCM Article 4.2 269 [4] Procedures before the Permanent Group of Experts 271 [5] Actionable Subsidy Procedures 272 [6] Annex V Procedures for Developing Information Concerning Serious Prejudice 273 [7] Proceedings Involving Both Prohibited and Actionable Subsidies 279 [8] Non-actionable Subsidies 280 [9] Countervailing Measures 280 [10] Developing Countries 281 [11] Remedies 281 § 5.10 Agreement on Textiles and Clothing (ATC) 282 § 5.11 General Agreement on Trade in Services (GATS) 283 [1] Overview 283

	CONTENTS	xv
	 Double Taxation Treaties 283 Non-violation Nullification and Impairment 283 Modification of Schedules 284 Air Transport Services 287 Panelists 287 	
\$ 5.12	Agreement on Trade-Related Aspects of IntellectualProperty Rights (TRIPS)287	
\$ 5.13	Agreement on Government Procurement288[1] Overview288[2] Proposals and DSU Notification289[3] DSB Authority289[4] Terms of Reference290[5] Time Limits290[6] No Cross-Retaliation291	
\$ 5.14	Agreement on Trade in Civil Aircraft 291	
\$ 5.15	Agreement on Preshipment Inspection 291	
\$ 5.16	Arbitration292[1] Overview292[2] Non-actionable Subsidies294[3] Trade in Services295[4] Sui Generis Bananas Arbitrations295	
6	Evidence and Proof 298	
\$ 6.01	 Evidence and Information 298 [1] Overview 298 [2] Types of Evidence 299 [3] Formal Requirements and Deadlines for Submission of Evidence 300 [4] Panel's Right to Seek Evidence and Information 303 [5] Duty to Provide Evidence and Information 306 [6] Adverse Inferences 308 [7] Admissions and Statements 310 [8] Notifications to the WTO 312 [9] Evidence Not Used in Reaching National Decisions 312 [10] Evidence of Municipal Law 314 [11] Experts 318 	

Cambridge University Press
978-1-108-83052-2 — Dispute Settlement in the World Trade Organization
3rd Edition
Table of Contents
More Information

xvi

CONTENTS

[12] Procedures for Consulting with Experts: SPS Experience 322

§ 6.02 Burden of Proof 323

- [1] Overview 323
- [2] Burden of Proving a Prima Facie Case 325
- [3] Exceptions and Excluding Provisions 329
- [4] "General Rule-Exception" Analysis 330
- [5] Burden of Proof under Specific Agreements and GATT Articles 331
- [6] Article 22.6 Arbitrations 334
- § 6.03 Standard of Review 334

§ 6.04 Confidential Information 339

- [1] Overview 339
- [2] Private Advisors and Other Parties 340
- [3] Special Procedures to Protect Confidentiality 343
- [4] Government Information 346

7 The Appellate Process 348

- § 7.01 Overview 348
- § 7.02 The Task of the Appellate Body 350
- § 7.03 The Right of Appeal 350
- § 7.04 Time Elements 351
 - [1] Limits Imposed by the DSU 352
 - [2] Limits Imposed by the Appellate Body 355
- § 7.05 Appellate Body Rules 357
 - [1] Overview 357
 - [2] Duties of Appellate Body Members 358
 - [3] Chair of the Appellate Body 358
 - [4] Divisions of the Appellate Body 359
 - [5] Decision-Making and Collegiality 359
 - [6] Separate Opinions 360
 - [7] Filing of Documents 362
 - [8] Notice of Appeal 364
 - [9] Working Schedule 367
 - [10] Appellant's Submission 367
 - [11] Appellee's Submission 368

CAMBRIDGE

Cambridge University Press 978-1-108-83052-2 — Dispute Settlement in the World Trade Organization	
3rd Edition Table of Contents	
More Information	

	CONTENTS	хv
	 [12] Multiple or "Other" Appeals 369 [13] Consolidation of Appeals 370 [14] Third Participants 371 [15] Record on Appeal 371 [16] Oral Hearing 372 [17] Written Responses to Questions 375 [18] Failure to Appear and Withdrawal of Appeal 375 [19] Representation by Outside Legal Advisors 377 [20] Amicus Curiae Briefs 377 [21] Business Confidential Information 378 	
§ 7.06	 Issues Relating to the Scope of Appellate Review 380 [1] Questions of Law and Questions of Fact 380 [2] Treatment of Municipal Law 382 [3] Claims Relating to Specific Provisions and Article 11 of the DSU 384 [4] The Lack of Remand Authority and Judicial Economy 386 [5] The Appellate Body's Rulings 396 	
§ 7.07	The Current Impasse Regarding the Replacement of Retiring Appellate Body Members 398	
§ 7.08	Efforts to Resolve the Impasse401[1] The Walker Process401[2] The MPIA402	
8	Adoption and Implementation of Reports 406	
§ 8.01	Overview 406	
§ 8.02	Consideration and Adoption of Reports 406	
§ 8.03	Notification of Implementation Intentions 409	
\$ 8.04	Legal Framework for the "Reasonable Period of Time" 410	
\$ 8.05	Agreements Establishing the "Reasonable Period of Time" 411	
\$ 8.06	Arbitrations Establishing the "Reasonable Period ofTime"[1] Overview[2] Time within Which to Request Arbitration413	

xvii

> xviii CONTENTS [3] The Arbitrator 414 [4] The Mandate of the Arbitrator 415 [5] Time Allowed for Implementation 417 § 8.07 Factors Affecting Time Allowed for Implementation 420 [1] Overview 420 [2] Complexity 421 [3] Need for Legislative Action 423 [4] Contentiousness of the Issues 425 [5] Economic Harm 426 [6] Developing Countries 427 [7] Other Emergencies 429 § 8.08 Surveillance by the DSB 429 § 8.09 Disputes Regarding Implementation 430 [1] Overview 430 [2] Procedures 432 [3] Standing to Initiate Article 21.5 Reviews 434 [4] Requirement of Consultations 436 [5] Third-Party Rights 437 [6] "Existence" of an Implementing Measure 438 [7] Scope of Article 21.5 Reviews 439 [8] Burden of Proof 448 [9] Suggestions to Implement 449 § 8.10 Prohibited and Actionable Subsidies 450 [1] Overview 450 [2] Period to Withdraw a Prohibited Subsidy 451 [3] "Withdrawal" of a Prohibited or Actionable Subsidy 452 [4] To "Remove the Adverse Effects" of an Actionable Subsidy 455 § 8.11 "Other Situation" Complaints 456 9 Remedies 457 § 9.01 Overview 457 § 9.02 GATT Practice 458 § 9.03 Overview of the WTO Remedy Regime 461 § 9.04 Mutually Agreed Solutions 462

CONTENTS xix § 9.05 Purpose of Compensation and Suspension of Concessions 465 § 9.06 Compensation 467 § 9.07 Suspension of Concessions or Other Obligations 468 [1] Request for Authorization to Suspend Concessions 468 [2] "Carousel" Suspension 471 [3] Approval of Request/Referral to Arbitration 471 [4] Arbitration Procedures 473 [5] Jurisdiction of the Arbitrator 474 [6] Time Limits for Arbitration 476 [7] Consequences of Arbitration 477 [8] Burden of Proof 478 [9] Information from Other Sources 480 [10] Determination of the Level of Nullification or 481 Impairment [11] "Cross-Retaliation" 484 [12] Temporary Nature of Suspension of Concessions 489 [13] Third-Party Rights 491 § 9.08 The "Sequencing" Problem 492 [1] Overview 492 [2] The Bananas III Dispute 494 [3] Ad Hoc Sequencing Agreements 497 [4] Proposals for Change 501 [5] The Safeguards "Sequencing" Problem 502 § 9.09 Prohibited and Actionable Subsidies 504 [1] Overview 504 [2] "Appropriate Countermeasures" under Article 4 505 [3] "Commensurate with the Degree and Nature of the Adverse Effects" under Article 7 509 [4] Multiple Complainants 510 § 9.10 Panel and Appellate Body Implementation Suggestions 512 [1] Overview 512 [2] Trade Remedy Cases 513 [3] Cases under Other Agreements 516

[4] Legal Effect of Implementation Suggestions 517

xх

CONTENTS

10 Conclusion 518

Appendix 1 - Sample Working Procedures521Appendix 2 - Sample BCI Procedures531Bibliography534Index547