

INDEX

Article Index

Arranged by Author's Name	Titles	Issue	Page No.
<i>Editor's Note:</i>			
	Symposium: Reviewing the Reviewers: The Committee on Foreign Investment in the United States (CFIUS) and the Ralls Case	8:7/8	181
<i>Articles:</i>			
Fernando Coppe Alcaraz	Addressing Increased Imports: Policy Options in Brazil	8:5	131–136
Laura Carola Beretta	Reforming the EU GSP in Europe: Defining the New Map of Tariff Preferences and Supply Options	8:7/8	217–223
Gustav Brink	'Appropriate' Price Comparisons in Anti-dumping Investigations: Apples-to-Apples or Starking-to-Starking?	8:5	122–130
Tobias Caspary & Tino Eckert	2013 Reform of Germany's Export Control Act	8:6	167–172
Giovanna M. Cinelli & Kenneth J. Nunnenkamp	Challenging Export Enforcement Actions: Policies of Denial under the International Traffic in Arms Regulations	8:7/8	231–238
Stephen Creskoff & Petrit Gashi	Tariffs as an Instrument of Trade Policy: The Unique Case of Kosovo	8:5	137–147
Stephen Creskoff & Robert Kielbas	Improving Trade Facilitation in Developing Countries: The Role of Affordable Customs Guarantees	8:10	348–358
John P. Donohue	<i>United States v. Izurieta</i> : Searching the Judicial Rolls to Get It Right	8:7/8	224–230
David N. Fagan, Mark E. Plotkin & Jonathan R. Wakely	The Ralls Case: Lessons for Foreign Investors	8:7/8	198–201
Laura Fraedrich & Jamie A. Schafer	What Is In It For Me: How Recent Developments in FCPA Enforcement Affect the Voluntary Disclosure Calculus	8:9	257–264
Maurizio Gambardella & Davide Rovetta	A New Creative Ruling of the Italian Supreme Court of Cassation on Customs Penalties: Time for a EU Harmonized Customs Regime?	8:9	265–267
Patricio Díaz Gavier & Eric Van Dooren	Criminal Customs Law in Belgium and the Consequences for Customs Debt Recovery	8:3	70–74
Folkert Graafsma & Edwin Vermulst	The EU's 'Anti-Brosman Amendment': Back to the Future – Part II	8:6	150–158
Gary N. Horlick	History of the One/Three Formula for WTO Antidumping	8:1	25–26

Article Index

Vinitha Johnson	Market Economy Treatment for Chinese Producers under the Indian Antidumping Regime	8:2	53–61
Sharmila Mary Joseph	Patients versus Patents: The Indian Supreme Court's Decision in the <i>Novartis</i> Case	8:7/8	239–246
Jordan C. Kahn	Commerce's Commitment to Strengthening US Trade Remedy Laws	8:4	100–111
Seung-ho Kim	Trade Governance is Working, but the WTO Needs a Shot in the Arm	8:1	12–17
Daniel Kiselbach, Alizee Bilbey, William E. Perry & Ryan Brady	Demystifying the Trans-Pacific Partnership: An American and Canadian Perspective	8:11/12	413–429
Kofi Oteng Kufuor	Reformulating Material Injury: The Socialization of Ghana's Antidumping System	8:2	32–41
David H. Laufman	Man the Firewalls: Cyber Intrusions and Compliance Risks under U.S. Export Control Laws	8:11/12	382–389
Ts'otetsi Makong & Peter Lunenborg	An African Group Perspective on the WTO Negotiations: Progress in 2012 and Looking Ahead to MC9 in 2013	8:3	75–80
Jorge Miranda	Why the Potential for Trade Diversion should Be Examined Prior to Considering Setting an Antidumping Duty Lower than the Dumping Margin	8:9	284–291
Puloma Mukherjee	Seizure of 'Goods in Transit': A GATT Perspective	8:2	62–68
James J. Nedumpara	Export Credits and 'Safe Haven' Provisions under the WTO SCM Agreement: A Case of False Safety?	8:3	81–89
Darrel Pearson & Laura Murray	The Landmark Decision in <i>Jockey Canada Company v. President of Canada Border Services Agency</i> : Lessons for Compliance with Canadian Customs Valuation Requirements	8:7/8	209–216
Daniel B. Pickard, Nova J. Daly & Usha Neelakantan	The Ralls Case: Why CFIUS and the Court Got It Right	8:7/8	192–197
Damon V. Pike & Cylinda Parga	Caught in the Crosshairs: CBP Enforcement of Antidumping and Countervailing Duty Orders	8:6	164–166
John Pisa-Relli	Benchmarking U.S. Trade Controls Compliance: Toward an Integrated Approach	8:10	312–327
Christian Pitschas & Hannes Schloemann	WTO Customs Valuation Agreement: Customs Value of Goods Imported as Gifts	8:1	2–11
Mohammad Masudur Rahman, Chanwahn Kim & Laila Arjuman Ara	Enhancing Trade in Textile and Clothing in South Asia: The Role Trade Facilitation Can Play	8:10	338–347
Enrique Valerdi Rodriguez & Elena Dulguerova	Blues at the Border: The Quest for Uniform Tariff Classification in the European Union	8:11/12	368–381
Davide Rovetta, Maurizio Gambardella & Vincenzo Villante	Italian Criminal Law and Customs Law Violations: A Brief Overview	8:6	173–178
Bärbel Sachs	European Union Financial Sanctions Law and Its Application to Subsidiaries of Listed Entities	8:9	268–273
Iain Sandford & David Morfesi	Effective Compliance with Trade Law and International Business Integrity Requirements in Australia	8:10	328–337

Luciana D.O. Silveira & Thomas Obersteiner	The Scope of the TBT Agreement in Light of Recent WTO Case Law	8:4	112–120
Manoj K. Singh	Cross Retaliation under the WTO-DSM	8:9	274–283
Terence P. Stewart	Trade Remedy Actions by WTO Members: A Cause for Concern or a Reflection of Improved Market Access?	8:6	159–163
Terence P. Stewart, Patrick J. McDonough, Jennifer M. Smith & Sandra K. Jorgensen	The Increasing Recognition of Problems with WTO Appellate Body Decision-Making: Will the Message Be Heard?	8:11/12	390–412
Manu Thadikkaran	Local Working Requirement: Reconciling TRIPS Agreement with the Paris Convention	8:1	18–24
Edwin Vermulst & Juhi Sud	Modernization of the EU's Trade Defence Instruments and the Law of Unintended Consequences	8:7/8	202–208
Carsten Weerth	Customs Sanctions of the EU-27: A Detailed Analysis and a Preview on the Modernized Customs Code of the EU and the European Union Customs Code	8:2	42–50
Tokio Yamaoka	The De Facto Accession of the European Communities to the World Customs Organization: Process and Significance	8:4	92–99
Jeremy Zucker & Hrishikesh Hari	Gone With the Wind: The Ralls Transaction and Implications for Foreign Investment in the United States	8:7/8	182–191
Interviews:			
Josh Kallmer	Rufus Yerxa, Deputy Director General, World Trade Organization	8:1	27–30
Norlene Karim	Ann Lister, Chief Operating Officer and co-founder of the International Compliance Professionals Association ('ICPA')	8:9	302–305
Book Reviews:			
Niuscha Bassiri	Armand de Mestral & Céline Lévesque (eds), <i>Improving International Investment Agreements</i>	8:9	306–310
Commentaries:			
Faisal Daudpota	Snapshot of Pakistan's Safeguard Measures Law: A Tool to Shield Domestic Industry through Valid Import Quotas or Duties in a <i>Laissez-Faire</i> World	8:9	300–301
Gary N. Horlick	An Annotated Explanation of Articles 1 and 2 of the WTO Agreement on Subsidies and Countervailing Measures	8:9	297–299
Jonathan S. Kallmer	Not Your Father's Trade Agenda: The Evolving Priorities of International Trade and Investment Negotiations	8:7/8	247–253
Matthew Kronby	<i>Cargill v. Mexico</i> : The Territorial Scope of Damages under the NAFTA	8:10	359–366
Fernando Piérola	The Question of the 'Benefit'	8:9	293–296
Abhishek Singh & Arvind Kumar Ray	India's Increasing Participation in WTO Dispute: An Evaluation	8:11/12	435–445
Alan Yanovich	<i>Canada – Renewable Energy</i> and <i>Canada – FIT Program</i> – Debunking the Myth that the GATT 1994 Provides Carte Blanche to Discriminate in Government Procurement	8:11/12	430–434