Subject Index

restriction of competition, 187–188 ASEAN. See Association of Southeast Asian Nations (ASEAN) ASEAN-FAO MoU, multilevel co- operation agreement, 246–247 'ASEAN Law Committee', creation of, 254 ASEAN Member States (AMS), 236 ASEAN Socio-Cultural Community (ASCO), 236 Balkanized paradigm, 125 Banking union project, European Deposit Insurance Scheme, 230 'Beveridge' model, 155 Bilateral Investment Treaties (BITs), 427–428 'Bismarck' model, 154 Brayit (Braymain referendum, 239)
(ASCC), 236 Brexit/Bremain referendum, 229

'Subject Index'. Legal Issues of Economic Integration 43, no. 4 (2016): 437–448. $\@$ 2016 Kluwer Law International BV, The Netherlands

C	Common Assessment Principles, 225
Canada-renewable energy case	Common Commercial Policy (CCP), EU
antitrust analysis, 213-214	European Parliament (EP), 341
article XX GATT, 212-213	multilateralism to bilateralism, 342-344
benefit benchmarking, 210-212	new generation of Trade Agreements,
demand-side and supply-side factors, 205	342–344
financial contribution/'price support',	preferential trade agreements (PTAs), 342
206–207	regionalism, 342-344
'judicial creativity on an ongoing basis', 215	trade agreement, EU-US relationship, 344–346
'legal acrobatics', 215	Community building process
'legal and economic errors', 213	economic integration and diminution of
LSR and FIT Programme, 204	non-tariff barriers, 238-240
'market creation', AB's notion, 214	institutional aspect of, 241-242
Minimum Required Domestic Content Levels, 205	socio-cultural integration and food safety promotion, 240–241
non-actionable category of subsidies	Community Health Partnerships and
under Article 8, 216	Operating Divisions, 156
The Panel and the Appellate Body (AB),	Competition and Markets Authority
205	(CMA), 161
relevant market, definition of, 208-210	Competition law enforcement, 231
SCM and TRIMs, 204	Comprehensive Economic and Trade
third-participant countries, 216	Agreement (CETA), 368, 408, 429
trade-distorting subsidies, 216	Court of Justice of the European Union
wind-generated electricity, 206	(CJEU), 20, 203, 328, 428–429
Capital Markets Union (CMU), 230	Critical infrastructures' protection (CIP),
CCGs. See Clinical Commissioning Groups (CCGs)	41–42
CETA, trade-related issues	D
overlap between trade in services and investment, 283–286	Data protection authorities (DPAs), 386 Deep and Comprehensive Free Trade
regulation of investment, 282-283	Agreements (DCFTAs), 343
regulation of trade in services, 281–282	Directive 2011/24/EU, 150
CFSP, 1, 6, 7, 10	Directorate General (DG) Trade
CJEU. See Court of Justice of the European	Communication, 343
Union (CJEU)	Dispute Settlement Understanding (DSU)
Clinical Commissioning Groups (CCGs), 159	Appellate Body's (AB) treatment, 98
CMA. See Competition and Markets	Articles 3.7 and 3.10, 97, 98
Authority (CMA)	Domestic populations
CMU. See Capital Markets Union (CMU)	healthcare provision and single market,
Commercial policy powers, 3–4	147–149
The Committee of the Regions (CotR),	TFEU and healthcare services,
338–339	150–153

E	civil courts, 16-19
EAEU. See Eurasian Economic Union	damages actions
(EAEU)	guidance to courts on quantification
EC-CARIFORUM EPA	of harm, 28–31
overlap between trade in services and investment, 279–281	limiting national courts powers of disclosure, 31–33
regulation of investment, 278-279	recognition and effect of national
regulation of trade in services, 276-278	competition authority decisions,
Environmental Action Programmes, 217	22–28
ERTA case law of the Court of Justice, 1	Decentralization of EU competition law
'EU acquis'	38
'back door approximation', 302	EU competition rules, 15
beyond legal practices, 296	executive adjudication, 16-19
'Common Eurasian values', 305	judicial autonomy, 19–21
domain of EU law, 296	regulatory governance, 16-19
The Dutch legal scholar Mortelmans, 298	soft law, 39
EU Charter of Fundamental Rights, 304	EU judiciary approach
EU external action, 297	distorts/threatens to distort competition
Eurasian Economic Commission, 303	224–225
European Court of Human Rights in	FIT schemes, 219
Strasbourg, 306	2014 GBER, 220
guiding principles, 305	granted in selective manner, 221-222
international organizations, 298	Member States, 220
political, social and historical, 297	state/through state resources, 222-224
scope and elements of, 298-302	trade, Member States, 225
supranational legal acts, 304	transfer of a benefit/advantage to an
Supreme Eurasian Economic Council,	undertaking, 220–221
303	undertaking/'production of certain
EU Antitrust Damages Directive	goods', 224
administrative authority intervention in	EU proposal on indirect expropriation
national court proceedings	adverse effect and public policy objective
Article 15(3), 33–37	352
Article 15(1) of Regulation 1/2003,	and Article 5, 354–355, 364
33–35	capital exporting and capital importing
coherent application of competition	countries, 353
rules, 35	case-by-case inquiry, 358–361, 364
coherent application of EU law, 35, 36	effect of the measurement, to direct expropriation
commission and national competition authority, 34	object of deprivation (fundamental attributes of property), 357–358
Inspecteur van de Belastingdienst v. X BV, 36–37	substantial deprivation (quantum of deprivation), 355–356
Recital 15, 36	EU investment agreements, 352

international investment law, 353	EU-Singapore FTA
investment treaties, 353	overlap between trade in services and
legal certainty, 364	investment, 289–290
measure's public policy, 351-352	regulation of investment, 288-289
policy makers, 353, 365	regulation of trade in services, 286-288
and right to regulate clarification,	EU-US Privacy Shield, 387
361–363	EU-US relationship, EU CCP, 344-346
sole-effect, 364	EU-US (Swift) Terrorist Financial Tracking
substantial deprivation, 364	Programme (TFTP), 338
and United States, 352	EU-Vietnam FTA, 368
Eurasian Economic Union (EAEU). See also	
'EU acquis'	F
former Soviet Union, remnants of, 295	The Feed-in Tariff (FIT) scheme, 202, 204,
geopolitical and economic competition,	218
296	Finnish law
Euro Area sovereign debt crisis, 229, 231	on alcohol, 311
European Aviation Crisis Coordination	on certain beverage packaging, 310-311
Cell (EACCC), 54	Food, agriculture and forestry (FAF) sector,
European Banking Authority, 230	238
European Commission, 333–335	Free Trade Agreement (FTA), 97
European Competition Network (ECN),	Guatemala's right, 98
17–18	violates the WTO, 97
European Convention on Human Rights	and WTO provisions, 99-101
(ECHR), 428	French administrative law tradition of
European Council Conclusions of June	public service, 45
2014, 107	Functional Airspaces Blocks (FABs), 53
European critical infrastructures (ECIs)	
cost-benefit analysis, 42-43	G
critical infrastructures' protection (CIP),	GAS case
41–42	Council Directive 2004/67/EC, 48, 49
EU policies and regulation, 62	dis-continuity, 46-47
legal research, 43	EU Commission, 51
resilience (see Resilience in ECIs)	maintaining the gas supply, 48
European Economic Communities (EEC),	multilevel structure of market, 48
347	National competent authorities, 50
European integration project, 229	National diversification strategies,
European Network Manager, 54	49–50
European Ombudsman (Ombudsman),	operational emergency response, 50
337–338, 347	principles of multilevel governance, 50
European Parliament (EP), 335–337	2010 Regulation, 48
European Programme for Critical	resilient management of gas service, 49
Infrastructure Protection (EPCIP), 56	Russian gas crises, 47
'Europe 2020' Strategy, 217	secure continuity of service, 48–49

security of energy supply, 46	Н
solidarity principle, 49	The Health and Social Care Act 2012, 156,
General Agreement on Tariffs and Trade	159, 165
(GATT), 426	Healthcare services. See also Domestic
General Agreement on Trade in Services	populations
(GATS), 347–348	ageing population, 171
2014 General Block Exemption Regulation	award of public contracts, 171
(2014 GBER), 218, 219	common commercial policy initiatives,
Generalised System of Preferences Plus	146
(GSP+), 404	conferral, subsidiarity and
Genetically modified organisms (GMO), 344	proportionality, 172
Global administrative law, 119-122,	EU treaties, 146
139–142	exercise of state powers, 146
Global economic governance	free movement, competition and public
Comprehensive Economic and Trade	procurement rules, 171
Agreement (CETA), 408	general taxation, 146
counterfactual history, 426-427	'market-oriented' principles, 171
definition, 408	NHS see National Health Service (NHS))
European Union (EU), 407	private enterprise participation, 145
impact of TTIP commitments on the	societal issues, 147
WTO, 412–413	state-fund (see State-funded healthcare in
and international rule of law, 423-425	England and Wales)
norms of aspiration, 409	taxpayer-funded, 146
norms of obligation, 409	'vagaries of the market forces', 172
regulatory cooperation	Horizontal coherence, 232
EU scene, 415–416	
and TTIP, 416–421	I
WTO field, 414–415	ICAO. See International Civil Aviation
TTIP'S links with pluri-/multilateral	Organization (ICAO)
disciplines in specific areas, 414	ICT. See Information and communication
TTIP'S WTO consistency	technology (ICT)
interim conclusion on WTO-	IEC. See International Electrotechnical
consistency of TTIP obligations,	Commission (IEC)
411–412	Ill-defined legal personality
WTO+, 410–411	ASEAN Charter, interpretation of,
WTO-extra commitments, 411	254–256
United States, 407	'ASEAN Law Committee', creation of,
World Trade Organization (WTO),	254
407	Secretary-General and ASEAN
Global public goods, international standards	Secretariat, 254
global administrative law, 119–122	SPS-related co-operation agreement,
in international law, concept of, 117–119	253
Great Financial Crisis, 231	'Impure' public goods, 117

Information and communication International Oliver Council (IOC) technology (ICT), 125 standards, 126 Innovation and EU Competition Law International Plant Protection Convention competition policy, 174-175 (IPPC), 136 deal/license under Article 102TFEU, International Standard Organization (ISO), 190-197 120 determinants of, 177-180 International Telecommunication Union dynamic efficiency in, 177 (ITU), 120 economic challenges of, 173 Investment Court System (ICS), 335 economic evidence, 176 ad hoc investor-State arbitration. horizontal agreements, 184 367 - 368incumbent firm(s), 181 appeal, 380-381 IPRs, 176 Comprehensive Economic Trade Agreement (CETA) with Canada, 368 law fosters innovation, 176 neck-and-neck competition, 180 conflicts of interest, 370-371 Neo-Classicism, 181-183 diversity, 371-373 reverse U-shaped relationship, 181 enforcement, 381-382 Schumpeter versus Arrow, 180 ethics and ancillary professional scientific research projects, 174 affiliations, 370-371 technology transfer under Article EU Free Trade Agreements (FTAs), 368 101TFEU, 185-190 EU-Vietnam FTA, 368 **TTBER**, 184 expertise, 371-373 Intellectual property rights (IPR), 343 FTA, 384 Interdependencies expose infrastructures, ICSID Convention, 368–369 international arbitrators, 367 Internal market and national sovereignity International Investment Agreement NHS as a tale of two nations. (IIA), 384 154-156 investor-State dispute settlement system, NHS in Scotland, 156-159 384 International Centre for the Settlement of nationality, 371-373 Investment Disputes (ICSID) third party participation, 375-376 Convention, 368-369 time and costs International Civil Aviation Organization cost limitation, 377-380 (ICAO), 135 trial period limitation, 376-377 transparency, 373-375 International Court of Justice (ICJ), 372 International Electrotechnical Commission in TTIP, 383 UNCITRAL Transparency Rules, 382 (IEC), 120 Investor-State Dispute Settlement (ISDS), International Investment Agreement (IIA), IOC. See International Oliver Council International Labour Organization (ILO) Conventions, 400-401 (IOC) standards International Office of Epizootics (OIE), IPPC. See International Plant Protection 136 Convention (IPPC)

ISO. See International Standard Organization (ISO) ITU. See International Telecommunication Union (ITU)	vertical division of powers commercial policy powers, 3–4 exclusive external powers, 2–3 technical cases, 4–5
, ,	Local content requirements (LCR), 204
L	
Labour standards clause in TTIP	M
Europe, 400–402	Members' right to regulation, TBT
European Commission, 399–400	Agreement
International Labour Organization	GATT, 73
(ILO), 400	legitimate regulatory distinction
international treaty, 399	Article 2.2; Additional Value of the
substantive dimension of the EU	TBT Agreement, 86–90
Commission proposal	Committee on Trade in Industrial
EU preferential arrangements, 404	Products, 74
Generalised System of Preferences	EC-Seals, 73, 76
Plus (GSP+), 404	even-handedness <i>versus</i> the Chapeau,
ILO Conventions, 403	80–86
laws and practices, 403	less favourable treatment (arbitrary
obligations of unclear normative content, 404	or unjustifiable discrimination), 75–76
UN Convention on Civil and	MFN and national treatment
Political Rights, 403	obligations, 74
waiver of domestic labour laws, 403	open <i>versus</i> closed list of justifications
United States, 400–402	76–80
LCR. See Local content requirements	puzzling factor, 75
(LCR)	two-tier test, 75
'Legal acrobatics', 215	US–Clove Cigarettes, 73–74
'Legal and economic errors', 213	trade liberalization, 73
'Legal personality', concept of, 258–259	MFN and national treatment obligations
Litigation on external relations powers after	comparison of Articles 2.1 and III: 4
Lisbon	AB in <i>EC</i> -Seals, 69-70
Article 3(2) of the TFEU, 1	Articles I:1 and III: 4, 69-70
CFSP and Community external	development of rigid test, 72
relations, 1	domestic products, 69
European Parliament, 1	legitimate regulatory distinction,
post-Lisbon cases on the balance between	71–72
the institutions	likeness assessment, 70-71
Commission as external legal	protectionist purposes, 72
representative of the EU, 9-11	Thailand–Cigarettes, 72
Commission as negotiator, 8-9	US-Tuna II (21.5-Mexico), 72-73
European Commission, 7–8	WTO Agreement, 70
European Parliament, 6–7	and GATT, 68–69

Multilateral Agreement on Investment (MAI), 427	OIE. See International Office of Epizootics
3MW/3 generation units, 226	(OIE)
	Operator Security Plans (OSPs), 58
N	Organisation of Economic Co-operation 8
National Competition Authorities (NCAs), 17–18	Development (OECD), 202
administrative authority intervention,	P
33–38	Permanent Court of Arbitration (PCA),
and national courts, 16	369
recognition and effect	Peru-Agriculture Products case
administrative cooperation, 28	Appellate Body's, 100–101
Article 9 of Damages Directive states,	Article II of the GATT, 99
26–27	Article 4.2 the WTO Agriculture
Article 2(12) of Directive 'final	Agreement, 99
infringement decision', 27	Dispute Settlement Understanding
cross-border element of rule, 26	(DSU), 97
domestic and foreign NCA decisions,	Free Trade Agreement (FTA), 97,
24	99–101
ECN, 24	good faith, 98-99
evidence in civil court proceedings, 25	modification issue, 101-102
2005 Green Paper, 23	Regional Trade Agreements (RTAs), 97
infringement of competition law, 22	treaty interpretation, 99–101
Member States, 25–26	VCLT Article 31(3)(a) and (c), 99–100
probative effect, 23	World Trade Organization (WTO), 97
provisions of Regulation 1/2003 and	Politicization
accompanying Network Notice,	international relations law practice
27–28	and EU, 330
Recast Brussels Regulation 1215/	and TTIP, 331-332
2012, 26	on responsiveness
Recital 25, 26	and Advisory Group, 339-340
White Paper consultation, 23, 24, 27, 28	and the Committee of the Regions (CotR), 338–339
National Health Service (NHS), 146	and European commission, 333-335
in Scotland, 156–159	and European Ombudsman
as a tale of two nations, 154-156	(Ombudsman), 337-338
Neck-and-neck competition, 180	and European Parliament (EP),
New Haven School of International Law	335–337
(NHSIL), 237	international institutions to societal
New Transatlantic Agenda (NTA), 344	demands, 332–333
Non-governmental organizations (NGOs),	TTIP negotiation process, 333
121, 124	The Powers of the European Commission,
Non-tariff barriers (NTBs), 238, 239	7–8

	6 6 · · · · · · · · · · · · · · · · · ·
The Powers of the European Parliament, 6–7	fate of private parties under TTIP, 419 forms, 416–417
Price Range System (PRS), 98	investor-state dispute settlement,
Privacy and data protection	419–421
Articles 7 and 8 of the Charter of the	scope, 417–418
Fundamental Rights of the Union, 386	WTO, 414–415
Article 16 TFEU, 386	Renewable energy sources, 201
CJEU, 388–390	Resilience in ECIs
data protection authorities (DPAs), 386	disaster management, 41–42
EU legislator, 388-390	implementation
in European Union (EU) law, 385	on call increased demand, 56
fundamental rights in EU legal order,	decision-making process, 58
387–388	Directive 114/08/EC, 57
GDPR, 390	European Programme for Critical
General Data Protection Regulation (GDPR), 386	Infrastructure Protection (EPCIP), 56
global harmonization, 397-398	external planning, 59
independent supervisors, 388-390	framework of ECIs' policies, 55-56
jurisdictions overlap, 391-392	infrastructure operators, 57
non-European cloud providers, 390-391	measures of governance, 57
transatlantic data privacy, 387	operationalization, 55
transatlantic divide, 392-394	Operator Security Plans (OSPs), 58
in TTIP, 394–397	protection-efforts, 57
Umbrella Agreement, 387 PTAs, 343	Public-Private Partnerships (PPPs), 57–58
Public-Private Partnerships (PPPs), 57–58	re-orientation, 57
1 (//	sector-specific legislation, 55
R	service continuity, 55
Recast Brussels Regulation 1215/2012, 26	solidarity and coordination, 57
Refugees in detention centres and arriving	tactical implementation of internal
at shores, 229	resilience, 59–61
Regional Trade Agreements (RTAs)	regulatory failures
Appellate Body, 104–105	air transport, 51–55
provisions of Members, 103	connectivity and interdependency, 44
VCLT Article 41, 101	critical infrastructure protection, 44
and WTO relationship, 97	2008 financial crisis, 44–45
Regional trade agreements (RTAs), 235	French administrative law tradition of
Regulatory cooperation and TTIP	public service, 45
negotiations, 347–348	GAS, 46–51
Regulatory cooperation, global economic	interdependencies expose
governance	infrastructures, 44
EU scene, 415–416	legal principle of service continuity,
and TTIP	45, 46

physical or logistical networks, 44 RTAs. See Regional trade agreements	Small- and medium-sized companies (SMEs), 229, 378
(RTAs)	SPS Agreement. See Sanitary and
Russian gas crises, 47	Phytosanitary Measures ('SPS
Russian gas crises, 47	
c	Agreement')
Sanitary and Dhystaconitary Macaumas (SDS	State-funded healthcare in England and Wales
Sanitary and Phytosanitary Measures ('SPS	
Agreement'), 68, 115	agencies vis-à-vis service providers, 160
Schengen Borders Code (SBC)	All-Party Parliamentary Group on TTII
Article 23(4), 109	170
council recommendation, 109	anti-competitive behaviour, 161
documented persons, 111	CCGs, 159
EU asylum acquis, 110	CMA, 161
EU citizens and third-country nationals,	co-locate' services, 162–163
108	'contract management and evaluation',
French national planning office, 112	160
Hungary and Slovenia, 109	EU tenets, 165
internal and external border controls, 108	Health and Social Care Act 2012, 159
international protection except for	165
France, 108	health authorities and costs, 164
public order/internal security, 110	market-driven principles, 163
'without prejudice to article 72 TFEU',	Member States/EU competences, 167
109	Member States of the Union, 166
Schumpeter versus Arrow, 180	organizational and normative
Services and foreign investment in GATS	frameworks, 169
and EURTAs. See also Trade in	Patients' Directive, 169
services	'patients' interest', 164
foreign direct investment (FDI),	'sensitive sectors', 170
importance of, 266	Spanish Health Service, 160
foreign investment, 268-270	taxpayer-funded in individual Member
international economic law, 266	States, 168
multilateral and European level, 266	treaty objectives, 166
'servicification', 265	'value-for-money' services, 162
trade in services v. investment under	·
EC-CARIFORUM EPA (see EC-	T
CARIFORUM EPA)	20-20-20 targets, 217
GATS mode 1, 2 and 4, 273-274	TBT. See Technical Barriers to Trade
GATS mode 3 V. investment,	(TBT) Agreement
271–272	Technical Barriers to Trade (TBT)
GATS mode 4 V. investment,	Agreement in Article 2.1
272–273	appellate level, 67
preliminary requirements, 270	Article 31 VCLT, 92–93
Single-best-effort goods, 117, 118	calibration to the risk requirement, 91

central governmental bodies, 67	in labour standards clause (see Labour
EC–Asbestos, 67	standards clause in TTIP)
EC-Seals, 65	privacy and data protection (see Privacy
GATT Standards Code, 66-68, 91	and data protection)
MFN obligation and national treatment	Transatlantic Trade and Investment
comparison of Articles 2.1 and III: 4,	Partnership (TTIP) negotiations
69–73	CCP (see Common Commercial Policy
and GATT, 68–69	(CCP), EU)
non-discrimination assessment, 94	contribution to global economic
non-governmental bodies, 67	governance (see Global economic
non-negligible element, 91	governance)
proposed amendments, 90-94	counterfactual history, 426-427
right to regulation, members, 73-90	Court of Justice of the European Union
Sanitary and Phytosanitary Measures	(CJEU), 328
(SPS), 68	European Union (EU) legal order, 327
trade-restrictiveness of measures, 91	indirect expropriation (see EU Proposal
US-COOL and US-Tuna II (Mexico),	on indirect expropriation)
92–93	of international agreements, 328-329
World Trade Organization (WTO)	and inter-party dispute settlement, 429-433
Agreement, 68	EU's textual proposal, 430
The Technology Transfer Block	Government to Government, 430
Exemption Regulation (TTBER), 184	international legal order, 430
'Three-sisters' and ASEAN	international trade law, 432-433
'common interests' and human dignity,	quasi-judicial compulsory dispute
243	settlement mechanism of the WTO,
co-operation agreements with, 243	430
co-operation related to animal health	Rules of Interpretation, 431
general scope of application,	Trans-Pacific Partnership (TPP),
244–245	431–432
promising agreement, 243–244	United States, 431
ill-defined legal personality, 253-256	WTO dispute settlement, 430–431
interference from political bodies,	and investment protection
256–257	Bilateral Investment Treaties (BITs),
Trade in services	427–428
bilateral and plurilateral RTAs, 268	CJEU, 428–429
GATS, 267	Comprehensive Economic and Trade
W/120 Services Sectoral Classification	Agreement (CETA), 429
List, 267	investment court system (ICS), 427–428
Trade in Services Agreement (TiSA), 344	investor-state dispute settlement, 427
Trade-Related Aspects of Intellectual	Multilateral Agreement on Investment
Property Rights (TRIPs), 347	(MAI), 427
Transatlantic Trade and Investment	Trade-Related Investment Measures
Partnership (TTIP) Negotiations	(TRIMs), 427

politicization (see Politicization) regulatory cooperation, 347–348 and sustainable development, 433–435 trade policy after the reforms of the Lisbon treaty and exclusive EU competence IN CCP, 347–349 unparalleled transparency, 346–347 Trans-Pacific Partnership (TPP)	information sharing, 52 interoperable system of European transport, 54 network crisis management, 54 resilience policies, 55 risk assessment and management, 52 Volcanic Ash Advisory Centre (VAAC) in London, 51
Agreement, 344	W
TTBER. See The Technology Transfer Block Exemption Regulation (TTBER)	Weakest-link goods, 117–119 World Trade Organization (WTO) Agreement. See also Global public
U	goods, international standards AIDCP, 115
Umbrella Agreement, 387	Appellate Body, 115–116
UNCITRAL Transparency Rules, 382	EC – Sardine
V	Appellate Body's interpretation, 123–124
'Value-for-money' concept, 159	Codex Rules of Procedure, 123
Vienna Convention on the Law of Treaties	economic resources and technical
(VCLT), 130, 139	expertise, 126–127
The Visnapuu Case	international standardizing bodies,
articles 37 and 34 TFEU, 314–316,	124–125
317–319	international standardizing
article 110 TFEU and on compatibility	organizations, 125–126
with directive 94/62/EC, 312-314	TBT Committee Decision,
directive 94/62/EC, 310	122–123
Finnish law	GATT/WTO system, 113
on alcohol, 311	global economic governance, 407
on certain beverage packaging, 310-311	international flow of goods, 114
TFEU, 37 TFEU and 110 TFEU	international law scholars, 116
functioning, 309	negotiated tariff liberalization, 113-114
Volcanic Ash Advisory Centre (VAAC) in	SPS Agreement, 115
London, 51	TBT agreement, 114–115
Volcanic ash crisis	US –TUNA II
Air Traffic Management (ATM), 52–53	international standards and consensus
costs, 52	requirement, 132–138
European Aviation Crisis Coordination Cell (EACCC), 54	'Relevant International Standard', TBT Agreement, 127–132
European transnational cooperation, 53	US-Tuna II case, 116
Functional Airspaces Blocks (FABs), 53	WTO Appellate Body. See Peru-Agriculture
ICAO guidelines, 51, 52-53	Products case