

Journal of WORLD TRADE

INDEX

<i>Author(s)</i>	<i>ARTICLES</i>	<i>Issue</i>	<i>Page No.</i>
<i>Yong-Shik Lee</i>	The Human Side of Economic Development-A Message from the Issue Editor	40:1 2006	1–3
<i>B.S. Chimni</i>	The World Trade Organization, Democracy and Development: A view from the South	40:1 2006	5–36
<i>Faizel Ismail</i>	How Can Least-Developed Countries and Other Small, Weak and Vulnerable Economies Also Gain from the Doha Development Agenda on the Road to Hong Kong	40:1 2006	37–68
<i>Oleg V. Raibokon</i>	Trade Liberalization for the Second Largest Country in Europe: Going West or East or Can it be Both?	40:1 2006	69–111
<i>Alejandro Jara and M.del Carmen Dominguez</i>	Liberalization of Trade in Services and Trade Negotiations	40:1 2006	113–127
<i>Zhiguang Tong</i>	The Development of China and World Trade	40:1 2006	129–136
<i>Dongli Huang</i>	Legal Interpretation of Paragraph 242 of the Report of the Working Party on the Accession of China under the World Trade Organization Leal Framework	40:1 2006	137–152
<i>Jai S. Mah</i>	Export Promotion and Economic Development: The Case of Korea	40:1 2006	153–166
<i>Ali Z. Marossi</i>	Iran is Knocking at the World Trade Organization Door: Iran's Economy and the World Economy—Challenges and Opportunities	40:1 2006	167–185
<i>Petros C. Mavroidis</i>	If I Don't Do It, Somebody Else Will (Or Won't)	40:1 2006	187–214
<i>Judson O.Berky</i>	Book Review: Sacha Wunsch-Vincent, <i>The WTO, the Internet and Trade in Digital Products:EC-US Perspectives</i>	40:1 2006	215–217
<i>Simon J. Evenett</i>	The World Trade Organization Ministerial Conference in Hong Kong:What Next?	40:2 2006	221–238

<i>Tania Voon and Alan Yanovich</i>	The Facts Aside: The Limitation of World Trade Organization Appeals to Issues of Law	40:2 2006	239–258
<i>Dilip K. Das</i>	The Doha Round of Multilateral Trade Negotiations and Trade in Agriculture	40:2 2006	259–290
<i>Justice C. Nwobike</i>	The Emerging Trade Regime Under the Cotonou Partnership Agreement: Its Human Rights Implications	40:2 2006	291–314
<i>Jonell B. Goco</i>	Non-Discrimination, “Likeness” and Market Definition in World Trade Organization Jurisprudence	40:2 2006	315–340
<i>Karen Lapid</i>	Outsourcing and Offshoring Under the General Agreement on Trade in Services	40:2 2006	341–364
<i>Ngangjoh H. Yenkong</i>	World Trade Organization Dispute Settlement Retaliatory Regime at the Tenth Anniversary of the Organization: Reshaping the “Last Resort” Against Non-compliance	40:2 2006	365–384
<i>Yong-Shik Lee</i>	Not Without a Clue: Commentary on “the Persistent Puzzles of Safeguards”	40:2 2006	385–404
<i>A. Vindelyn Smith-Hillman</i>	Title: first a Glimmer, Now a . . .? The Prospect of a Caribbean Competition Policy	40:2 2006	405–422
<i>Eric H. Leroux</i>	What is a “Service Supplied in the Exercise of Governmental Authority” Under Article I:3(b) and (c) of the General Agreement on Trade in Services	40:3 2006	345–385
<i>Nilanjan Banik, Basudeb Biswas and Peter J. Saunders</i>	An Optimum Currency Area in South Asia: Is it Plausible?	40:3 2006	387–405
<i>Taro Hallworth and Matloob Piracha</i>	Macroeconomic Fluctuations and Anti-dumping Filings: Evidence from a New Generation of Protectionist Countries	40:3 2006	407–423
<i>Razeen Sappideen</i>	Harmonizing International Commercial Law Through Codification	40:3 2006	425–451
<i>Shi-Young Lee, Sanghack Lee and Sung Hee Jun</i>	A Simple Model of Anti-Import Campaigns	40:3 2006	453–465
<i>Raymond Saner and Laura Paez</i>	Technical Assistance to Least-Developed Countries in the Context of the Doha Development Round: High Risk of Failure	40:3 2006	467–494

<i>Kim Kaivanto</i>	Premise and Practice of UK Launch Aid	40:3 2006	495–525
<i>Joy A. Kim</i>	Opportunities and Challenges in Liberalizing the Environmental Goods and Services Market: The Case of Developing Countries in Asia	40:3 2006	527–548
<i>Mitsuo Matsushita</i>	Book Review: Yong-Shik Lee, <i>Reclaiming Development in the World Trading system</i>	40:3 2006	549–551
<i>Rahul Sen</i>	“New Regionalism” in Asia: A Comparative Analysis of Emerging Regional and Bilateral Trading Agreements involving ASEAN, China and India	40:4 2006	553–596
<i>Dale D. Murphy</i>	The Tuna—Dolphin Wars	40:4 2006	597–617
<i>Dr. Roman Grynberg and Veniana Qalo</i>	Labour Standards in US and EU Preferential Trading Arrangements	40:4 2006	619–653
<i>Gavin Goh</i>	Tipping the Apple Cart: The Limits of Science and Law in the SPS Agreement after Japan—Apples	40:4 2006	655–686
<i>Alan Swinbank</i>	Like Products, Animal Welfare and the World Trade Organization	40:4 2006	687–711
<i>Patrick A. Messerlin and Hilda Fridh</i>	The Agreement on Safeguards: Proposals for Change in the Light of the EC Steel Safeguards	40:4 2006	713–751
<i>Mitsuo Matsushita and Aya Iino</i>	The Blocking Legislation as a Countermeasure to the US Anti-Dumping Act of 1916: A Comparative Analysis of the EC and Japanese Damage Recovery Legislation	40:4 2006	753–776
<i>Fabrizio Di Gianni and Renato Antonini</i>	DSB Decisions and Direct Effect of WTO Law: Should the EC Courts be More Flexible when the Flexibility of the WTO System has come to an End?	40:4 2006	777–793
<i>Stefano Inama</i>	Book Review: Safir Hafez, <i>The Dimensions of Regional Integration in South East Asia</i>	40:4 2006	795–796
<i>Fabrizio Pagani</i>	Are Plurilateral Trade Agreements Possible Outside of the World Trade Organization?	40:5 2006	797–812
<i>Clotilde Granger and Jean-Marc Siroën</i>	Core Labour Standards in Trade Agreements: From Multilateralism to Bilateralism	40:5 2006	813–836
<i>Ilona Cheyne</i>	Risk and Precaution in World Trade Organization	40:5 2006	837–864
<i>Patricia M. Close</i>	Regional Adaptive Synergies in the World Trading System	40:5 2006	865–887

- | | | | |
|---|---|-----------|-----------|
| <i>Thomas W. Walsh</i> | Dispute Settlement at the World Trade Organization: Do Municipal Laws Promoting Private Party Identification of Trade Disputes Affect State Participation? | 40:5 2006 | 889–908 |
| <i>Angela T. Gobbi Estrella and Gary N. Horlick</i> | Mandatory Abolition of Anti-dumping, Countervailing Duties and Safeguards in Customs Unions and Free-Trade Areas Constituted Between World Trade Organization Members: Revisiting a Long-standing Discussion in Light of the Appellate Body's <i>Turkey-Textiles</i> Ruling | 40:5 2006 | 909–944 |
| <i>Kym Anderson, Will Martin and Dominique van der Mensbrughe</i> | Impact of Global Trade and Subsidy Policies on Developing Country Trade | 40:5 2006 | 945–968 |
| <i>Sheela Rai</i> | Protection of Competition Through Anti-dumping Law: A Case Study of the Vitamin Industry in India | 40:5 2006 | 969–977 |
| <i>Alan O. Skyes</i> | The Fundamental Deficiencies of the Agreement on Safeguards: A Reply to Professor Lee | 40:5 2006 | 979–996 |
| <i>Romain Perez</i> | Are the Economic Partnership Agreements a First-best Optimum for the African Caribbean Pacific Countries? | 40:6 2006 | 999–1019 |
| <i>Pilar Zejan and Frank L. Bartels</i> | Be Nice and Get Your Money—An Empirical Analysis of the World Trade Organization Trade Disputes and Aid | 40:6 2006 | 1021–1047 |
| <i>William A. Kerr and Jill E. Hobbs</i> | Bilateralism—A Radical Shift in US Trade Policy: What Will it mean for Agricultural Trade? | 40:6 2006 | 1049–1058 |
| <i>Panagiotis Delimatsis</i> | Don't Gamble with GATS—The Interaction between Articles VI, XVI, XVII and XVIII GATS in the Light of the <i>US—Gambling Case</i> | 40:6 2006 | 1059–1080 |
| <i>Prakash Narayanan</i> | Anti-dumping in India—Present State and Future Prospects | 40:6 2006 | 1081–1097 |
| <i>Ruwantissa Abeyratne</i> | Effects of United States/European Union Open Skies on Competition | 40:6 2006 | 1099–1114 |
| <i>Guy Harpaz</i> | A Proposed Model for Enhanced European Union—Israeli Relations: Prevailing Legal Arrangements and Prospective Juridical Challenges | 40:6 2006 | 1115–1144 |
| <i>Yong-Shik Lee</i> | Comments on the Recent Debate on Safeguards—Difference in Perspectives, Not a Failure of Appreciation | 40:6 2006 | 1145–1147 |
| <i>Veijo Heiskanen</i> | Book Review: Patrick F.J. Macrory, Arthur E. Appleton and Michael G. Plummer (eds.), <i>The World Trade Organization: Legal, Economic and Political Analysis</i> | 40:6 2006 | 1149–1154 |

<i>Isabelle Van Damme</i>	The Interpretation of Schedules of Commitments	41:1 2007	1–52
<i>Donald Feaver and Kenneth Wilson</i>	Preferential Trade Agreements and their Implications for Customs Services	41:1 2007	53–74
<i>Manfred Elsig</i>	The World Trade Organization's Legitimacy Crises: What Does the Beast Look Like?	41:1 2007	75–98
<i>Hakim Ben Hammouda, Stephen N. Karingi and Mustapha Sadni Jallab</i>	Non-agricultural Market Access Negotiations in the World Trade Organization: Modalities for a Positive Post-Hong Kong African Agenda	41:1 2007	99–126
<i>Suparna Karmakar</i>	Disciplinining Domestic Regulations Under GATS and its Implications for Developing Countries: An Indian Case Study	41:1 2007	127–158
<i>Pablo Martín Rodríguez</i>	Safeguards in the World Trade Organization Ten Years After: <i>A Dissociated State of the Law?</i>	41:1 2007	159–190
<i>Peter Drahos</i>	Weaving Webs of Influence: The United States, Free Trade Agreements and Dispute Resolution	41:1 2007	191–210
<i>Jiangyu Wang</i>	Financial Liberalization and Regulation in East Asia: Lessons from Financial Crises and the Chinese Experience of Controlled Liberalization	41:1 2007	211–241
<i>Louise Curran</i>	Response to the Article "Are the Economic Partnership Agreements a First-best Optimum for the ACP Countries?" Perez, R. (2006) 40(6)	41:1 2007	243–244
<i>Sydney M. Cone III</i>	Legal Services and the Doha Round Dilema	41:2 2007	245–272
<i>Graham Mayeda</i>	Playing Fair: The Meaning of Fair & Equitable Treatment in Bilateral Investment Treaties	41:2 2007	273–291
<i>Shin-yi Peng</i>	Trade in Telecommunications Services: Doha and Beyond	41:2 2007	293–317
<i>Amin Alavi</i>	On the (Non-) Effectiveness of the World Trade Organization Special and Differential Treatments in the Dispute Settlement Process	41:2 2007	319–349
<i>Jamie de Melo</i>	Regionalism and Developing Countries: A Primer	41:2 2007	351–369
<i>Thomas Weishing Huang</i>	Taiwan's Protocol 16 Special Safeguard and Anti- dumping Enforcement on Imports from China	41:2 2007	371–409
<i>Marion Jansen</i>	Services Trade Liberalization at the Regional Level: Does Southern and Eastern Africa Stand to Gain From Economic Partnership Agreement Negotiations?	41:2 2007	411–450

<i>Edwin Vermulst and Jennifer Paterson</i>	Book Review: Michael Lux, <i>Guide to Community Customs Legislation</i>	41:2 2007	451–452
<i>Igor I. Kavass</i>	WTO Accession: Procedure, Requirements and Costs	41:3 2007	453–474
<i>Henning M. Grosse Ruse-Khan</i>	The Role of Chairman's Statements in the WTO	41:3 2007	475–534
<i>Yuhong Zhao</i>	Overcoming "Green Barriers": China's First Five Years Into the WTO	41:3 2007	535–558
<i>Johan Paul Lindeque</i>	A Firm Perspective of Anti-dumping and Countervailing Duty Cases in the United States	41:3 2007	559–579
<i>Won-Mog Choi</i>	Legal Analysis of Korea-ASEAN Regional Trade Integration	41:3 2007	581–603
<i>Antonis Antoniadis</i>	Unilateral Measures and WTO Dispute Settlement: An EC Perspective	41:3 2007	605–627
<i>Susan Ariel Aaronson</i>	A Match Made in the Corporate and Public Interest: Marrying Voluntary CSR Initiatives and the WTO	41:3 2007	629–659
<i>Folkert Graaflms</i>	Book Review: Mitsuo Matsushita, Thomas J. Schoenbaum and Petros C. Mavroidis, <i>The World Trade Organization: Law, Practice, and Policy</i>	41:3 2007	661–663
<i>Laura J. Loppacher, William A. Kerr and Richard R. Barichello</i>	The Debate on Improving Implementation of the Regionalization Chapter of the SPS Agreement: Real Problems or Disguised Protectionism?	41:4 2007	667–681
<i>Maureen Irish</i>	GSP Tariffs and Conditionality: A Comment on EC-Preferences	41:4 2007	683–698
<i>Gilbert Gagné</i>	Policy Diversity, State Autonomy, and the US-Canada Softwood Lumber Dispute: Philosophical and Normative Aspects	41:4 2007	699–730
<i>Deli Yang and Mahmut Sonmez</i>	Economic and Cultural Impact on Intellectual Property Violations: A Study of Software Piracy	41:4 2007	731–750
<i>Roman Grynberg and Veniana Qalo</i>	Migration and the World Trade Organization	41:4 2007	751–781
<i>Chan-Mo Chung</i>	Interpretation of "Interconnection" by the WTO Mexico-Telecommunications Panel: A Critique	41:4 2007	783–798
<i>Junrong Song</i>	A Comparative Study on the Trade Barriers Regulation and the Foreign Trade Barriers Investigation Rules	41:4 2007	799–831

<i>Mira Burri Nenova</i>	The Law of the World Trade Organization and the Communications Law of the European Community: On a Path of Harmony or Discord?	41:4 2007	833–878
<i>Tatiana Lacerda Prazeres</i>	Book Review: Joseph E. Stiglitz, <i>Making Globalization Work</i>	41:4 2007	879–881
<i>Fernando Piérola and Gary Horlick</i>	WTO Dispute Settlement and Dispute Settlement in the “North-South” Agreements of the Americas: Considerations for Choice of Forum	41:5 2007	885–908
<i>Rolf J. Langhammer</i>	Service Trade Liberalization as a Handmaiden of Competitiveness in Manufacturing: An Industrialized or Developing Country Issue?	41:5 2007	909–929
<i>Raymond Saner and Ricardo Guilherme</i>	The International Monetary Fund’s Influence on Trade Policies of Low-income Countries: A Valid Undertaking?	41:5 2007	931–981
<i>Shaukat Alam</i>	Trade Restrictions Pursuant to Multilateral Environmental Agreements: Developmental Implications for Developing Countries	41:5 2007	983–1014
<i>Yanning Yu</i>	Circumvention and Anti-circumvention in Anti-dumping Practice: A New Problem in China’s Outbound Trade	41:5 2007	1015–1041
<i>Won-Mog Choi</i>	To Comply or Not to Comply?—Non-implementation Problems in the WTO Dispute Settlement System	41:5 2007	1043–1071
<i>Sangeeta Khorana</i>	Do Trade Preferences Enhance Market Access for Developing Countries’ Agricultural Products? Evidence from Switzerland	41:5 2007	1073–1090
<i>Yong-Shik Lee</i>	The Beginning of Economic Integration Between East Asia and North America?—Forming the Third Largest Free Trade Area Between the United States and the Republic of Korea	41:5 2007	1091–1123
<i>Gail E. Evans</i>	Substantive Trademark Law Harmonization by Means of the WTO Appellate Body and the European Court of Justice: The Case of Trade Name Protection	41:6 2007	1127–1162
<i>Won W. Koo and Ilm H. Uhm</i>	Effects of Dumping vs. Anti-dumping Measures: The US Trade Remedy Laws Applied to Wheat Imports from Canada	41:6 2007	1163–1184
<i>Kasturi DAS</i>	GATS 2000 Negotiations and India: Evolution and State of Play	41:6 2007	1185–1236

- | | | |
|--|--|---------------------|
| <i>Sherzod Shadikhodjaev
and Nohyoung Park</i> | Cessation and Reparation in the GATT/WTO Legal System: A View from the Law of State Responsibility | 41:6 2007 1237–1258 |
| <i>Erland Herfindahl and
Richard W. Brown</i> | WTO Negotiations in Financial Services: Standing Offers Disappoint | 41:6 2007 1259–1273 |
| <i>Sun Liang and
Zhang Xiangchen</i> | Redefining Development, Reimagining Globalization: The WTO and China's New Economic Vision | 41:6 2007 1275–1295 |
| <i>Donald H. Regan</i> | A Gambling Paradox: Why an Origin-Neutral "Zero-Quota" is Not a Quota Under GATS Article XVI | 41:6 2007 1297–1317 |
| <i>Isabelle Van Damme</i> | Book Review: Asif H. Qureshi, <i>Interpreting WTO Agreements—Problems and Perspectives</i> | 41:6 2007 1319–1322 |