This book is the third in a series of annual volumes that will be utilized in the development of an American Law Institute (ALI) project on World Trade Organization (WTO) Law. The volumes undertake a yearly analysis of the case law from the adjudicating bodies of the WTO. The Reporters’ Studies for 2003 cover a wide range of WTO law from trade in goods to trade in services. Each case is jointly evaluated by an economist and a lawyer, both well-known experts in the fields of trade law and international economics. The Reporters critically review the jurisprudence of WTO adjudicating bodies and evaluate whether the ruling “makes sense” from an economic as well as 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.

HENRIK HORN is Professor of International Economics at the Institute for International Economic Studies, Stockholm University. He is a member of the Editorial Board of the World Trade Review and is a member of the Centre of Economic Policy Research. He has previously worked for the Economic Research and Analysis Division of the World Trade Organization, and has been a judge in the Swedish Market Court (supreme court for competition law).

PETROS C. MAVROIDIS is Edwin B. Parker Professor of Law at Columbia Law School, Professor at the University of Neuchâtel, and a member of the Centre for Economic Policy Research. He was previously Chair of Competition Law, EUI, Florence, and a member of the Legal Affairs Division of the World Trade Organization.
THE WTO CASE LAW OF 2003

The American Law Institute
Reporters’ Studies

Edited by
HENRIK HORN
AND
PETROS C. MAVROIDIS
CONTENTS

Foreword page vii

A Note on the American Law Institute viii

American Law Institute Reporters ix

1 Introduction 1
Henrik Horn and Petros C. Mavroidis

2 European Communities — Anti-Dumping Duties on Imports of Cotton-Type Bed Linen from India (AB-2000-13, WT/DS141/AB/R:DSR 2003: III, 965): Recourse to Article 21.5 of the DSU by India 11
Gene M. Grossman and Alan O. Sykes

Robert Howse and Robert. W. Staiger

Henrik Horn and Petros C. Mavroidis

5 European Community — Antidumping Duties on Malleable Cast Iron Tube or Pipe Fittings from Brazil (WT/DS219/AB/R: DSR 2003:VI, 2613) 87
Henrik Horn and Petros C. Mavroidis

6 United States — Final Determination with Respect to Certain Softwood Lumber from Canada (AB-2003-6, WT/DS257/AB/R) 130
Henrik Horn and Petros C. Mavroidis
United States — Definitive Safeguard Measures on Imports of Certain Steel Products (WT/DS259; WT/DS252; WT/DS248; WT/DS249; WT/DS251; WT/DS258; WT/DS254; WT/DS253: DSR 2003:VII, 3117) 146
Gene M. Grossman and Alan O. Sykes

Mexico — Measures Affecting Telecommunications Services (WT/DS204/R): A Comment on “El mess in TELMEX” 188
Damien J. Neven and Petros C. Mavroidis

European Communities — Conditions for the Granting of Tariff Preferences to Developing Countries (WT/DS246/AB/R) 220
Gene M. Grossman and Alan O. Sykes

United States — Anti-Dumping Act of 1916 (Original Complaint by the European Communities) — Recourse to Arbitration by the United States under 22.6 of the DSU, WT/DS136/ARB, 24 February 2004: A Legal and Economic Analysis 254
Robert Howse and Robert W. Staiger

Damien J. Neven and Joseph H. H. Weiler

Index 311