Special Issue: Seventh report of the American Law Institute project on World Trade Organization Case Law covering 2009
Edited by Henrik Horn and Petros C. Mavroidis

Foreword
LANCE LIEBMAN iii

Introduction
HENRIK HORN AND PETROS C. MAVROIDIS 1

US Compliance with WTO Rulings on Zeroing in Anti-Dumping
United States–Zeroing (EC); United States–Zeroing (Japan)
Article 21.5 DSU Implementation Reports
BERNARD HOEKMAN AND JASPER WAUTERS 5

United States – Continued Existence and Application of Zeroing Methodology: the end of Zeroing?
THOMAS J. PRUSA AND EDWIN VERHULST 45

KAMAL SAGGI AND JOEL P. TRACHTMAN 63

Comment
ROBERT HOWSE 87

PAOLA CONCONI AND JOOST PAUWELYN 95

Comment
FRIEDER ROESSLER 119

‘Optimal’ Retaliation in the WTO – a commentary on the Upland Cotton Arbitration
GENE M. GROSSMAN AND ALAN O. SYKES 133
Statement of Aims

The World Trade Review (WTR) has been established at the initiative of the Secretariat of the World Trade Organization (WTO) in close cooperation with Cambridge University Press. The WTR is an independent, multi-disciplinary journal that aims to deepen understanding of issues facing the international trading system through critical analysis and constructive debate.

The journal welcomes manuscripts written from economic, legal and inter-disciplinary perspectives on issues of relevance to the multilateral trading system. A rigorous peer review process assures that material accepted for publication meets high standards in terms of theoretical and methodological rigour. Papers written in a manner that makes them accessible to the wider public and to government officials engaged in policy discourse and decision-making are particularly welcome. To further stimulate debate, the journal encourages the submission of short articles or notes commenting on published papers. These pieces are also subject to peer review in order to ensure their quality.

The policy of the journal is determined by the Editor and the members of the Editorial Board, in conjunction with Cambridge University Press. The content of each issue is based on a proposal by the Editor, which is reviewed by members of the Board. To be accepted, a manuscript must be approved by a majority of the Board members.

Opinions and other material contained in the WTR are not attributable to Members of the WTO, to the WTO Secretariat, to members of the Editorial Board or to the Editor, nor should they be taken as reflecting the understanding of issues facing the multilateral trading system. Short articles or notes commenting on published papers. These pieces are also subject to peer review in order to ensure their quality.

The WTR invites authors to submit original manuscripts on all aspects of issues related to the multilateral trading system. Short articles or notes commenting on previously published articles are also welcome. It is assumed that the submission of a manuscript to the WTR signals that it has not been, and will not be, submitted elsewhere at the same time. Papers scheduled for future publication in book form will be considered, provided they would appear first in the WTR.

Full guidelines for contributors regarding the length, organization and reference format of submissions are available on the journal’s homepage at the Cambridge University Press web site <journals.cambridge.org/wtr>.

Letters to the Editor

The World Trade Review welcomes letters containing substantive comments on published material. Letters should be submitted via the website above. Letters selected for publication are subject to editing.

Books for review

Books for review in the journal should be mailed to: Professor Douglas A. Irwin, Department of Economics, Dartmouth College, Hanover, NH 03755-3514, USA.
CONTENTS

iii Foreword
   Lance Lieberman

1 Introduction
   Henrik Horn and Petros C. Mavroidis

5 US Compliance with WTO Rulings on Zeroing in Anti-Dumping
   United States–Zeroing (EC); United States–Zeroing (Japan)
   Article 21.5 DSU Implementation Reports
   Bernard Hoekman and Jasper Wauters

45 United States – Continued Existence and Application of Zeroing
   Methodology: the end of Zeroing?
   Thomas J. Prusa and Edwin Vermulst

63 Incomplete Harmonization Contracts in International Economic Law:
   Report of the Panel, China – Measures Affecting the Protection
   and Enforcement of Intellectual Property Rights, WT/DS362/R,
   adopted 20 March 2009
   Kamal Saggi and Joel P. Trachtman

87 Comment
   Robert Howse

95 Trading Cultures: Appellate Body Report on China–Audiovisuals
   Paola Conconi and Joost Pauwelyn

119 Comment
   Frieder Roessler

133 ‘Optimal’ Retaliation in the WTO – a commentary on the
   Upland Cotton Arbitration
   Gene M. Grossman and Alan O. Sykes