About th	he Author			V
Preface				xxix
CHAPTER	1			
Introdu	ction: The	EU Tra	de Defence Laws in Perspective	1
§1.01	The Scop	e of Th	is Work	1
	[A]	Anti-d	umping Measures	1
	[B]	Count	ervailing or Anti-subsidy Measures	2
	[C]	Safegu	ard Measures	2
	[D]	Measu	res under the 'Trade Barrier Regulation'	2
Instituti	onal Back	ground		3
§1.02	General			3
§1.03	TFEU: Co	ommon	Commercial Policy	3
§1.04	TFEU: U	nion Ins	etitutions	4
	[A]		ommission	4
	[B]	The C	ouncil of Ministers and EU Member States	5
		[1]	The Advisory Procedure	7
		[2]	The Examination Procedure	8
		[3]	The Appeal Committee	9
		[4]	The Voting Rules	10
	[C]	The E	uropean Parliament	11
	[D]	The C	ourt of Justice of the European Union	12
		[1]	The General Court	12
		[2]	The Court of Justice	12
		[3]	Direct Actions Available to the Plaintiff	13
			[a] Action for Annulment	13
			[b] Action for Failure to Act	13
			[c] Action for Damages	14
		[4]	Preliminary Ruling	14

		[5]	Procedure	14
Ovvomi	or Duan	[6]	Appeal	16
§1.05	w of Prac		ragaadinga	16
§1.05 §1.06			roceedings oceedings	16
§1.00	Safeguai	•	0	17
§1.07 §1.08	_		egulation	17
§1.00	General			17 18
31.07	General	Comme	III.	10
Part I				
Anti-du	mping M	easures		19
Снартег	2			
Anti-du	mping			21
§2.01	General	Position	1	21
The Un	ion Frame	work	* * *	22
§2.02	Legislati	ve Histo	ory	22
§2.03	The Sco	oe of the	e Regulation	30
§2.04	The Euro	opean E	conomic Area	30
	[A]	'Unio	n Acquis'	31
	[B]	Anti-c	circumvention	32
§2.05	Customs	Union	with Turkey	32
	[A]	The A	ssociation Agreement	32
	[B]		ecision Implementing the Final Phase of the Custo	
	·	Union		34
Снартег	3			
Substan	itive Elem	ents I:	Dumping	37
§3.01	Introduc	tion		37
Normal	Value			41
§3.02	Introduc	tion		41
	[A]		lotion of 'Exporting Country'	42
	[B]		ng Companies	44
	[C]	Norma	al Value Computed on a Monthly, Quarterly or	
			Yearly Basis	45
	[D]		lation of the Normal Value in Cases Where Two or	
		More	Related Exporting Producers Manufacture Products	;
			ating in the Same Investigated Country	46
	[E]		by-Type Analysis: The Notion of 'Product Control	
			er' ('PCN')	47
§3.03			etermination: The Applicable Methods	48
§3.04			nciple: Domestic Market Prices	49
§3.05			regarding Domestic Market Prices	51
	[A]		Insufficient Sales of the Like Product	51
	[B]	No Sa	les in the Ordinary Course of Trade	53

		[1]	Sales below Cost	55
		[2]	Associated Parties and Compensatory Arrangements	57
		[3]	Other Circumstances in Which Sales Were	
			Considered Not to Have Been Made in the Ordinary	
			Course of Trade	59
	[C]	Sales 1	Not Permitting a Proper Comparison	61
	[D]	Existe	nce of Significant Price Distortions in the Exporting	
		Count		63
§3.06	First Alt	ernative	Normal Value: Normal Value Established on the	
	Basis of	Prices o	f Other Sellers or Producers	63
§3.07	Second	Alternat	ive Normal Value: Constructed Normal Value	65
§3.08	Constru	cted Noi	rmal Value: Rules Concerning the Determination of	
	Costs			66
	[A]	Use of	f the Party's Records and Costs Not Reasonably	
		Reflec	eted in the Records of the Party Concerned	66
	[B]	Cost A	Allocations	71
	[C]	Start-I	Up Operations	72
§3.09	_		f the Constructed Normal Value	74
	[A]	Cost	of Production	74
		[1]	Cost of Materials	75
		[2]	Direct Labour Costs	77
		[3]	Manufacturing Overheads	77
	[B]	SGA I	Expenses	78
		[1]	Basic Rule	80
		[2]	Alternative Methods for Determining SGA:	
			General Comments	80
		[3]	Alternative Methods for Determining SGA:	
			Specific Analysis	82
	[C]	Profit	Margin	86
§3.10	-		ve Normal Value: Export Price to a Third Country	88
§3.11			ogy for Normal Value Determination in Case of	
			es and Costs Distortions in the Exporting Country	89
	[A]		ficant Distortions	90
	[B]		storted Prices and Benchmarks	90
	[C]	Intern	national Social and Environmental Standards	91
	[D]	Burde	en of Proof	91
	[E]	Grand	dfathering Provisions	92
	[F]	WTO	Consistency	93
	[G]	Proce	edure	93
Norma	l Value D	etermina	ation for Countries Not Members of The WTO and	
			ulation 2015/755	95
§3.12	Introdu			95
§3.13	Norma	l Value I	Determination for Imports from Countries Not Members	
			d Listed in Appey I to Regulation 2015/755	95

	[A]	The Selection of the 'Appropriate Representative Country' [1] Empirical Selection Process [2] Factors Used to Justify Choices of Representative Countries Before the 2017 Amendment to the	96 97
		Regulation	98
	[B]	Methods to Determine Normal Value	101
-	[C]	Adjustments	102
Export			103
§3.14		otion of Export Price	103
	[A]	The Volume of Transactions Investigated	104
	[B]	Imports under Inward Processing Procedure	106
C2 1F	[C]	Sample Sales	107
§3.15		ctual Export Price	107
§3.16		ructed Export Price	108
	[A]	Circumstances under Which the Export Price May Be	
	[D]	Constructed	108
	[B]	Construction of the Export Price	110
		[1] Price of First Resale to an Independent Buyer	111
	[0]	[2] On Any Reasonable Basis	115
	[C]	Determination of the Export Price in Case of Sales Through	
		a Related Company Located Outside the Union	118
		[1] The Related Company Is an Internal Export	
		Sales Department of the Producer	118
		[2] The Related Company Carries Out the Function of a	
		Trader Acting on a Commission Basis	122
		[3] The Related Company Performs the Functions of a	
Compa	ricon Rot	Related Importer	123
§3.17	Introdu	ween Normal Value and Export Price	124
§3.18		l Principles	124
30.10	[A]	Comparison at the Same Time	124
	[B]		125
	[C]	Non-exhaustive List of Permissible Adjustments No Duplication	125
	[D]	Burden of Proof	126
§3.19		Rules for the Determination of the Permissible Adjustments	126
	[A]	Physical Characteristics	129
	. ,	[1] Which Physical Differences Qualify?	130
		[2] Method of Calculating the Allowance	130
	[B]	Import Charges and Indirect Taxes	131
	[C]	Discounts, Rebates and Quantities	132
		[1] Discounts and Rebates	134
		[2] Differences in Quantities	134
	[D]	Level of Trade	134 135
	-		1 5 5

	[E]	Transpo	ort, Insurance, Handling, Loading and Ancillary	
		Costs		138
	[F]	Packing		139
	[G]	Credit		139
	[H]	After-Sa	ales Costs	141
	[I]	Commi	ssions	141
	[J]	Curren	cy Conversions	143
		[1]	The Rate of Exchange on Date of Sale	143
		[2]	The Rate of Exchange in Forward Sales	144
		[3]	Exchange Rate Fluctuations	144
	[K]	Other F	Factors	145
		[1]	Notional Quantity Discounts	145
		[2]	Export Subsidy	146
		[3]	Finance Costs for Value Added Tax	146
		[4]	Advertising Costs	146
		[5]	Seasonal Prices	146
		[6]	Financing Costs for Keeping Stocks	146
		[7]	Sponsor Fee	147
		[8]	Competition from Other Products	147
		[9]	Flooding	147
		[10]	R&D and Design Costs	147
		[11]	International Sanctions	147
		[12]	Branded v. Unbranded Products	148
		[13]	Royalties	148
Dumnin	g Margin	[13]	Royalites	148
§3.20	Introduct	ion		148
§3.20			ciple: First Symmetrical Method of Comparison	150
§3.21			symmetrical Method of Comparison	151
§3.22	The Issue	=1		156
§3.24	Sampling		oni _b	159
§3.25			neral Dumping Margin	160
30.25	marviado	ii oi dei	iciai Bamping iviaigm	100
CHAPTER	4			
	tive Elem	ents II: 1	Iniury	163
§4.01	Introduct			163
-			ike Product	164
§4.02			on of the 'Product Concerned' or 'Product under	
	Consider			164
	[A]	Factors	s Taken into Account in the 'Product Concerned'	
		Determ	nination	167
		[1]	Essential Physical, Technical and Chemical	
			Characteristics	168
		[2]	Main Uses and Applications	171
		[3]	Degree of Interchangeability	172

		[4] Consumer Perception and Sales Channels	173
		[5] Production Process	174
		[6] CN Codes	175
		[7] Special Cases	176
	[B]	Modifications of the Scope of the Investigation	176
§4.03		oduct Definition	177
	[A]	Introduction	177
	[B]	Criteria Analysis	178
Union I			183
§4.04		ncept of Union Industry	183
§4.05		inition of the Union Industry: The Union Producers as a	
		of the Like Products (Option 1)	185
	[A]	Exception 1: Union Producers Related to Exporters or	
		Importers	187
	[B]	Exception 2: Union Producers Importing the Product	
		Concerned	188
§4.06	The Def	inition of the Union Industry: The Union Producers	
	Represe	nt a Major Proportion of the Total Union Production of the	
	Like Pro	oducts (Option 2)	191
§4.07	Regiona	l Industry	194
Injury			195
§4.08	The Cor	ncept of 'Injury'	195
§4.09	Material		197
§4.10	Volume	of Dumped Imports	198
	[A]	Statistics on Imports	198
	[B]	Volume of Imports in Absolute Terms	199
	[C]	Volume of Imports in Relative Terms	201
		[1] 'Captive Market' and 'Free Market'	201
		[2] Negligible Volume Test	204
§4.11	Price of	Dumped Imports	206
	[A]	Price Undercutting	206
		[1] 'Significant' Price Undercutting	207
		[2] Price Undercutting Calculation	208
§4.12	Cumula	tion	210
	[A]	General	210
	[B]	The Commission's Practice: Cumulation of the Effects of	
		Imports from Several Exporting Countries	212
§4.13	_	of the Dumped Imports on the Union Industry	214
	[A]	Production and Capacity Utilization	217
	[B]	Stocks	218
	[C]	Sales, Market Share and Growth	219
	[D]	Prices	221
	[E]	Profits, Return on Investments, Cash Flow, Investments	
		and Ability to Raise Capital	223

	[F]	Emplo	oyment and Wages	227
	[G]	_	itude of the Dumping Margin	227
	[H]	Other	Factors	228
§4.14	Threat o	f Mater	ial Injury	229
§4.15	Material	Retard	ation of the Establishment of a Union Industry	232
§4.16	Injury in		v Investigations	233
	[A]	Injury	Assessment in Expiry Review Investigations	233
	[B]	Injury	Assessment in Interim Review Investigations	241
Снартен				2.42
			I: Causation	243
§5.01	Basic Pr	_		243
§5.02			n's Practice Regarding the Positive Test (the	244
	'Attribu			244
§5.03			n's Practice Regarding the Negative Test (the	240
			n Analysis')	248
	[A]		ures Which Facilitate and Promote Imports	251
	[B]	-	rts from Third Countries	252
	[C]	_	rts by the Union Industry	255
	[D]		rmance by the Union Industry	256 256
		[1]	Decrease in Production	256
		[2]	Exports	258
		[3]	Investments and Capacity	
		[4]	Management	260
		[5]	Technological Development	260
		[6]	Competitiveness/Inefficiency	261
		[7]	Other Factors Invoked	261
	[E]		cation of Union Production	262
	[F]		et Conditions	263
		[1]	Oversupply	263
		[2]	Autonomous Cyclical Development	263
		[3]	Costs of Raw Material	263
		[4]	Contraction in Demand/Changes in Consumption	266
		[5]	Anticompetitive Behaviour	267
		[6]	Substitutable Products	270
		[7]	Exchange Rates	271
	[G]		dumped Imports	272
	[H]	Othe	rs	272
Снарте		ma-t- T	V. Union Interest	275
			V: Union Interest	275
§6.01			Union Interest: The Existing Rules	278
§6.02			nt of the Union Interest eral Considerations	278
	[A]	Gene	:141 COHSIUCI 4HUHS	410

	[B]	Interests of the Union Industry (and Its Upstream Industries)	200
	[C]	Interests of Users/Processors	280
	[O]	Interests of Osers/Frocessors Interests of Importers/Distributors/Traders	284
	[E]	Interests of Importersy Distributorsy Traders Interests of Consumers	286
	[E]		287
§6.03		Competition Within the Union	288
80.03	Public	Interest' in the WTO Anti-dumping Agreement	290
Снарте	r 7		
Relief			293
§7.01	Introdu		293
	imping D		294
§7.02		and Practice Governing the Imposition of Duties	294
§7.03		Form of the Imposition of Duties	295
§7.04		nt of Duty	295
	[A]	Injury Margin	297
		[1] Undercutting	299
		[2] Underselling	300
		[3] Individual Injury Margin	302
	[B]	De Minimis Dumping Margins	303
	[C]	Principle of Non-discrimination	304
	[D]	Imposition of the Anti-dumping Duty in the Appropriate	
		Amounts	305
§7.05	Applica	ation of Duty	306
	[A]	Geographic Scope	306
	[B]	Entry into Force	- 307
	[C]	Retroactivity	307
	[D]	Residual Duty	309
	[E]	Special Measures for the Application of Individual Duty	
		Rates	310
	[F]	Combination of Anti-dumping and Other Protective	
		Measures	311
	[G]	Collection of Duty	312
	[H]	Suspension of Duty	312
	[I]	Inward Processing Procedure	313
§7.06	Definiti	ion of Product	314
§7.07	Indicati	ion of Origin	314
§7.08	Form o	O .	314
§7.09		ual or General Duties	317
Underta			319
§7.10	Introdu	ction	319
§7.11		ons for Accepting an Undertaking	321
§7.12		Contents of Undertakings	330
§7.13		ages and Drawbacks of Undertakings	334
§7.14		st Aspects of Undertakings	335
0	U	or reposite of officertainings	333

§7.15	Expiry,	Withdrawal or Violation of Undertakings	336
	[A]	Automatic Lapse	336
	[B]	Withdrawal or Violation of Undertakings	337
§7.16	Direct A	Action Against a Decision to Reject an Undertaking Offer or to	
	Withdra	aw an Undertaking	340
Снартей	8 8		
Procedu			343
§8.01	Introdu		343
The Loc	dging of (Complaints	344
§8.02	Require	ements Regarding the Complainant	344
§8.03	Require	ements Regarding the Contents of the Complaint	346
§8.04	Require	ements Regarding the Form of the Complaint	349
§8.05	Examin	ation Prior to the Formal Submission of the Complaint	350
§8.06	Discrim	ination Between Sources Found to Be Dumped and Causing	
	Injury		350
§8.07	Formal	Submission of the Complaint	351
§8.08	Rejection	on or Withdrawal of the Complaint	353
§8.09	Initiatio	on in the Absence of a Complaint by the Union Industry	355
§8.10	Conseq	uences of an Initiation on the Basis of an Invalid Complaint or	
	One W	hich Infringes Procedural Requirements	356
Initiatio	n of Pro	ceedings	357
§8.11	Publica	tion and Information Requirements	357
§8.12	Differe	nce Between Proceedings and Investigations	359
Investig	gations		361
§8.13	In Gene	eral	361
§8.14	Investig	gation Period	362
§8.15	Duratio	on of the Investigation	363
§8.16	Reques	ts for Information	364
§8.17	Use of 1	Information from after the Investigation Period	365
§8.18	Time L	imits for Responding	368
§8.19	Advant	ages of Cooperation	373
	[A]	WTO Case Law	374
	[B]	Consequences of Non-cooperation: Use of Facts Available	376
	[C]	Non-cooperation in the Form of Submission of False and/or	
		Misleading Information	379
	[D]	Partial Non-cooperation	381
	[E]	Requirements Regarding Deficient Responses and the	
		Use of Facts Available	382
§8.20	Sampli	ng	386
	[A]	Union Producers and Importers	388
	[B]	Exporting Producers	389
	[C]	Non-cooperation among Sampled Companies	391
§8.21	On-the-	-Spot Verifications	392

	[A]	Suppor	ting Evidence Usually Requested by Commission	
		Official	S	397
		[1]	For Sales (Export and/or Domestic)	398
			[a] Invoices	398
			[b] Sales Ledger	398
			[c] Company Books	398
			[d] Allowances	398
		[2]	For Cost of Production	398
			[a] Company Internal Records	398
			[b] Invoices	399
	[B]	Missio	n Reports	399
Rights o	f Intereste	ed Partie	S	399
§8.22	Rights of	f Defence	2	399
§8.23	Right to	Access I	nformation	401
§8.24	Confider	ntial Info	rmation	404
§8.25	Disclosu	re	•	409
§8.26	Hearings	3		415
§8.27	The Hea	ring Offi	cer	417
Imposit	ion of Pro	tective I	Measures During the Investigation	421
§8.28	Provisio			421
§8.29	Registra	tion of I	nports	425
Outcom	e of the I	nvestiga	tion	427
§8.30	Termina	tion of t	he Investigation Without the Adoption of Protective	
	Measure			427
§8.31	Definitiv	e Anti-d	umping Duties and Definitive Collection of Provisiona	
	Duties			432
§8.32	Retroact	ive Impo	osition of Definitive Duties	433
§8.33	_		ndertakings	434
Informa			ion Requirements	434
§8.34	Informa	tion Req	uirements	434
	[A]		Member States	434
	[B]	Agree	ments with Third Countries	435
§8.35	Publicat	ion		438
Period	of Applica	ation of l	Definitive Measures	440
§8.36	1 ,		tive Measures	440
§8.37			lment of Definitive Measures	441
§8.38			Definitive Measures	442
§8.39	Suspens	sion of D	efinitive Anti-dumping Measures	445
Review				447
§8.40	Introdu		- 12 - 12	447
	[A]	In Ge		448
		[1]	The Scope of Review Investigations	448
		[2]	Procedure and Time Limits Applicable to Review	440
			Investigations	449

		[3] Methodology Applicable in Review Investigations	450
	[B]	Dumping Margin Determination	451
	[C]	Injury Determination in Expiry Reviews and Interim	
		Reviews (Including Partial Interim Reviews Limited to	
		Injury)	454
	[D]	Recurrence of Dumping and Injury in Expiry Reviews and	
		Interim Reviews (Including Partial Interim Reviews Limited	
		to Dumping and/or Injury)	455
§8.41	Expiry 1	Reviews	456
	[A]	In General	456
	[B]	Lodging of a Request for an Expiry Review	458
	[C]	Contents of the Request	459
	[D]	Initiation and Conduct of Investigations	460
		[1] Time Limit to Initiate Expiry Review Investigations	460
		[2] Scope of Expiry Review Investigations	460
		[3] Procedural Rules and Methodology to Be Used in	
		Expiry Review Investigations	461
		[4] Determination of Continuation or Recurrence of	
		Dumping and Injury	463
		[5] Union Interest Requirement in Expiry Review	
		Investigations	464
	[E]	Outcome of the Expiry Review	464
§8.42	Interim	Reviews	473
	[A]	In General	473
	[B]	Lodging a Request for a Review	476
	[C]	Contents of the Request	477
	[D]	Initiation and Conduct of Investigations	480
	[E]	Outcome of an Interim Review	484
§8.43	Combin	ned Interim and Expiry Review Investigation	489
§8.44	New Ex	xporter Reviews	491
	[A]	In General	491
	[B]	Contents of the Request	492
	[C]	Initiation and Conduct of Investigations	493
	[D]	Outcome of a New Exporter Review	494
§8.45	Review	's Pursuant to a WTO Dispute Settlement Proceeding	496
	[A]	In General	496
	[B]	The 'WTO Enabling Regulation'	496
	[C]	The WTO EC: Bed Linen Case	498
	[D]	The WTO EC: Tube or Pipe Fittings	501
	[E]	The WTO EC: Fasteners Case	501
	[F]	The WTO EU: Biodiesel Case	504
	-	Investigations	506
§8.46	In Gene		506
§8.47	Conten	ts of a Request for an Anti-absorption Investigation	507

§8.48	Reinv	estigation	508
	[A]	Initiation and Procedure	508
	[B]	Methodology	508
		[1] Examination of Lack of Sufficient Movement in	300
		Resale Prices or a Decrease in Export Prices	509
		[2] Examination of Normal Value	510
		[3] Recalculation of the Dumping Margin	510
	[C]	Outcome of an Anti-absorption Investigation	511
Refund	d Investig	gations	512
§8.49	In Gen	neral	512
	[A]	Purpose of Refund Investigations	512
	[B]	Relationship Between Refund and Review Investigations	514
§8.50	Submi	ssion of a Refund Application	514
§8.51	Conter	nts of a Refund Application	515
§8.52	Investi		517
	[A]	Evidence	517
	[B]	Methodology	517
	[C]	Treatment of Related Importers	518
	[D]	Duration	520
§8.53	Outcor	ne of a Refund Application	521
	l Review		522
§8.54	Introdu		522
§8.55		ourt of Justice and the General Court	522
§8.56	Actions	s Before the General Court and the Court of Justice	523
	[A]	Direct Actions Before the General Court	523
		[1] Action for Annulment	523
		[2] Action for Failure to Act	523
		[3] Action for Damages	524
		[4] Application for Interpretation	526
	[B]	Preliminary Rulings	526
	[C]	Appeals	528
§8.57	Acts Re	eviewable under Article 263 TFEU	529
§8.58		ng under Article 263 TFEU	531
	[A]	Introduction	531
	[B]	Union Producers	534
	[C]	Exporting Producers and Related Importers	536
	[D]	Unrelated Importers and Traders	539
	[E]	OEM Customers	543
	[F]	Consumer Organizations	543
	[G]	Member States and Union Institutions	543
20 50	[H]	Intervention	543
§8.59	Ground	s for Review under Article 263 TFEU	546
§8.60	Standar	d Applied by the European Courts	548
	[A]	The Rights of the Defence	548

	[B]	The Obligation to State Reasons	551
	[C]	The Principle of Legal Certainty	553
	[D]	The Principle of Equal Treatment	554
	[E]	The Principle of Proportionality	554
§8.61	Time Lin	nits	558
	[A]	Action for Annulment	559
	[B]	Action for Failure to Act	559
	[C]	Action for Damages	559
§8.62	Procedur	re	560
	[A]	Direct Actions and Appeals Before the Court of Justice	560
	[B]	Preliminary Rulings	561
§8.63	Interim N	Measures	562
§8.64	Recovera	able Costs	564
§8.65	Complian	nce with a Judgment of the European Courts Invalidating a	
		on Imposing Anti-dumping Measures	568
§8.66	Repayme	ent or Remission of Anti-dumping Duties Paid Following a	
	Judgmen	t of the European Courts Invalidating a Regulation Imposing	
	Anti-dun	nping Measures	578
§8.67	Tempora	ry Maintenance of the Effects of the Regulation Imposing	
	Anti-dun	nping Duties After Its Annulment by the European Courts	580
CHAPTER	9		
Circum	vention		583
§9.01	Introduc		583
§9.02	Article 1	3(1): Circumvention Defined	585
	[A]	Change in the Pattern of Trade	587
	[B]	Practice, Process or Work for Which There Is Insufficient	
		due Cause or Economic Justification	590
	[C]	Evidence of Injury or That the Remedial Effects of the	
		Anti-dumping Duty Are Being Undermined	594
	[D]	Evidence of Dumping	596
§9.03		3(2): Circumvention in the Form of Assembly Operations in	
	the Unio	n or in a Third Country	598
	[A]	Article 13(2)(a): Start of or Substantial Increase in	
		Operations	598
	[B]	Article 13(2)(b): The 60% and 25% criteria	599
		[1] First Criterion: 60% or More of the Total Value of	
		the Parts Constituting the Assembled Product	599
		[a] Origin of the Parts	599
		[b] Valuation of the Parts	601
		[2] Second Criterion: 25% of the Value Added to	
		the Parts Brought In	602
	[C]	Article 13(2)(c): Undermining the Remedial Effects of the	
		Duty and Evidence of Dumping	603
§9.04	Article 1	3: Procedural Aspects	603

Parts Assembled in the Union [1] Essential Bicycle Parts That Are Imported Directly by an Assembler [2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [6] Extension of Measures: Reviews [7] Extension of Measures: Reviews [8] General Rule 2(A) [9] Gomplete or Finished Articles' [9] Rules of Origin [9] Gomplete or Finished Articles' [1] Finished Articles' [2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [6] Gomplete or Finished Articles' [6] Gomplete or				
Ad Hoc Exemption Procedure Applicable to Bicycle Parts Assembled in the Union [1] Essential Bicycle Parts That Are Imported Directly by an Assembler [2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [6] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [7] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [8] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [8] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [8] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [8] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [8] Essential Bicycle Parts That Are Imported Directly by an Assembler [8] UCC Goods the Production Directly by an Assembler [8] Production Directly by an Assembler Directly by an Assemb		_	Registration – Exemption	604
Fairs Assembled in the Union [1] Essential Bicycle Parts That Are Imported Directly by an Assembler [2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [6] Extension of Measures: Reviews General Rule 2(A) [8] 0.5 'Complete or Finished Articles' Rules of Origin [8] 0.6 Introduction [8] 0.7 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC [8] 0.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [G] The European Anti-Fraud Office [G] The European Anti-Fraud Office [G] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [A] Scope of Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] DART II Subsidies and Countervailing Measures CHAPTER 10 Introduction [5] 10.01 In General 6.25		[D]	Ad Hoc Exemption Procedure Applicable to Bicycle	
Directly by an Assembler [2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [C] Extension of Measures: Reviews General Rule 2(A) §9.05 'Complete or Finished Articles' Rules of Origin §9.06 Introduction §9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin Rules [B] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [A] Sules of Origin Rules [B] Issuing of Binding Origin Rulings [C] Harmonization of Origin Rules [C] CHAPTER 10 Introduction §10.01 In General			Parts Assembled in the Union	607
[2] Essential Bicycle Parts That Are Not Imported Directly by an Assembler [C] Extension of Measures: Reviews 60 General Rule 2(A) §9.05 'Complete or Finished Articles' 61 Rules of Origin 89.06 Introduction §9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin Rules [B] Requirements [I] Clear Definition of the Applicable Origin Rules [B] Requirements [I] Clear Definition of the Applicable Origin Rules [I] Rules of Origin Should Be Based on a Positive Standard [I] Issuing of Binding Origin Rulings [I] Rules of Origin Rules [I] Clear Definition of Origin Rulings [I] Rules of Origin Rules [I] Issuing of Binding Origin Rulings [I] Clear Definition of Origin Rules [I] Issuing of Binding Origin Rulings [I] In General Introduction			bicycle I alts That Are imported	
Complete			Directly by an Assembler	607
C Extension of Measures: Reviews 60			and the Not Imported	
General Rule 2(A) \$9.05 'Complete or Finished Articles' 61 Rules of Origin \$9.06 Introduction \$9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC: \$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office \$9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] The Arti II Subsidies and Countervailing Measures CHAPTER 10 Introduction \$10.01 In General		[6]	Directly by an Assembler	608
Sy.05 'Complete or Finished Articles' Rules of Origin \$9.06 Introduction \$9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC \$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [B] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [C] Rules of Origin Rules [C] Rules of Origin Rules [C] Harmonization of	Conor		Extension of Measures: Reviews	609
Rules of Origin Rules of Origin Rules of Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC Selva Procedure [A] Administrative Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office Selva Procedure [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [C] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [C] Rules of Origin Rulings [C] Harmonization of Origin Rules [C] Description of Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Description of Origin Rules [C] Harmonization of Origin Rules [C] The European Anti-Fraud Office [C] Harmonization of Origin Rules [C] Rules of Origin Rules [C] Rules of Origin Rules [C] Harmonization of Origin Rules [C] Ha				610
\$9.06 Introduction \$9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [B] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [A] Issuing of Binding Origin Rulings [A] Issuing of Binding Origin Rulings [A] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Orig		of Original	ete or Finished Articles'	610
\$9.07 Origin Rules under the 'UCC', the UCC Delegated Act and the UCC Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC \$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [B] Requirements [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Dintroduction [5] Origin Rules Applicable Act and the UCC [6] Origin Rules of Origin Rules [6] Or				613
Implementing Act [A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] That II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction §10.01 In General				613
[A] Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of O	89.07	Urigin F	tules under the 'UCC', the UCC Delegated Act and the UCC	
Article 60(2) of the UCC: The General Non-preferential Origin Rule Applicable to Goods the Production of Which Involves More Than One Country or Territory [B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] CHAPTER IO Introduction §10.01 In General [525		mplem	enting Act	613
B		[A]	Article 60(2) of the UCC: The General Non-preferential	, ,
[B] Product-Specific Origin Rules Applicable to Goods the Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] CHAPTER 10 Introduction §10.01 In General			Origin Rule Applicable to Goods the Production of Which	
Production of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Chapter 10 Introduction §10.01 In General		[ח]	involves More Than One Country or Territory	614
Floutition of Which Involves More Than One Country or Territory [C] The Anti-circumvention Provision of Article 60(2) of the UCC §9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [C] The European Anti-Fraud Office [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [A] Subsidies and Countervailing Measures [C] Harmonization of Origin Rules		[B]	Product-Specific Origin Rules Applicable to Goods the	011
[C] The Anti-circumvention Provision of Article 60(2) of the UCC \$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office \$9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Fart II Subsidies and Countervailing Measures [C] Harmonization of Origin Rules			Production of Which Involves More Than One Country or	
\$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [B] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [Standard [Standard] [A] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] PART II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction §10.01 In General		[0]	reimory	616
\$9.08 Procedure [A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [A] Scope of Non-preferential Origin Rules [B] Requirements [B] Requirements [C] Rules of Origin Rules [C] Rules of Origin Should Be Based on a Positive Standard [A] Susuing of Binding Origin Rulings [A] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of O		[C]	The Anti-circumvention Provision of Article 60(2) of the	010
[A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office §9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [I] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules [C] Dintroduction [C] In General [C] In General [C] General	80.00	D 1	UCC	617
[A] Administrative Procedure [B] Judicial Procedure [C] The European Anti-Fraud Office [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Rules [C] Rules of Origin Should Be Based on a Positive Standard [A] Scope of Non-preferential Origin Rules [B] Requirements [C] Rules of Origin Should Be Based on a Positive Standard [C] Rules of Origin Rulings [C] Harmonization of Origin Rulings [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules CHAPTER 10 Introduction [S] In General	89.08			
Sp.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [I] Clear Definition of the Applicable Origin Rules [I] Clear Definition of the Applicable Origin Rules [I] Rules of Origin Should Be Based on a Positive Standard [I] Susuing of Binding Origin Rulings [I] Non-retroactivity of Changes in the Origin Rules [I] Harmonization of Origin Rules [I] Non-retroactivity of Changes in the Origin Rules [I] Harmonization of Origin Rules [I] Non-retroactivity of Changes in the Origin Rules [I] Harmonization of Origin Rules [I] Or				
\$9.09 WTO Agreement on Rules of Origin [A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules [C] Harmonization of Origin Rules CHAPTER 10 Introduction \$10.01 In General 620 621 622				
[A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules PART II Subsidies and Countervailing Measures CHAPTER 10 Introduction §10.01 In General	20.00		The European Anti-Fraud Office	
[A] Scope of Non-preferential Origin Rules [B] Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules PART II Subsidies and Countervailing Measures CHAPTER 10 Introduction [5] In General 620 621 622 623	89.09	WTO Ag	reement on Rules of Origin	
Requirements [1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules PART II Subsidies and Countervailing Measures CHAPTER 10 Introduction \$10.01 In General			Scope of Non-preferential Origin Rules	
[1] Clear Definition of the Applicable Origin Rules [2] Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules PART II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction §10.01 In General		[B]	Requirements	
Rules of Origin Should Be Based on a Positive Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules FART II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction \$10.01 In General 625			The replicable origin killes	
Standard [3] Issuing of Binding Origin Rulings [4] Non-retroactivity of Changes in the Origin Rules [C] Harmonization of Origin Rules 621 PART II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction §10.01 In General			[2] Rules of Origin Should Be Based on a Positive	021
[C] Issuing of Binding Origin Rulings 621 [All Non-retroactivity of Changes in the Origin Rules 621 [Barronization of Origin Rules 622 Part II Subsidies and Countervailing Measures 623 Chapter 10 Introduction §10.01 In General 625		*	Standard	621
[C] Harmonization of Origin Rules 621 PART II Subsidies and Countervailing Measures 623 CHAPTER 10 Introduction \$10.01 In General 625			[3] Issuing of Binding Origin Rulings	
PART II Subsidies and Countervailing Measures CHAPTER 10 Introduction \$10.01 In General			[4] Non-retroactivity of Changes in the Origin Rules	
PART II Subsidies and Countervailing Measures CHAPTER 10 Introduction \$10.01 In General 625		[C]	Harmonization of Origin Rules	
Subsidies and Countervailing Measures CHAPTER 10 Introduction \$10.01 In General 623	D II		*	022
CHAPTER 10 Introduction \$10.01 In General		1.0		
Chapter 10 Introduction §10.01 In General 625	Subsidie	es and Cou	intervailing Measures	623
Introduction §10.01 In General 625	CHADEER	10		023
§10.01 In General 625				
STO.OT III GEHELAI				625
023	810.01	in General	l '	
CHAPTER 11	CHADEDE	11		023
Substantive Elements 627	oubsidill	ive Eleme	nis	627

§11.01	Introduct	ion		627
§11.02	Country		rt	627
Counter	vailable Si	ubsidy		628
§11.03	In Genera	al		628
§11.04	Subsidy		*	628
	[A]	Financ	cial Contribution by a Government	628
		[1]	Principle	628
		[2]	The Concept of 'Public Body'	629
		[3]	The Concepts of Government 'Entrustment'	
			and 'Direction'	630
		[4]	Benefit to the Recipient or Cost to the Government	632
	[B]	Incom	e or Price Support	633
	[C]	Benefi	it ·	634
		[1]	Principle	634
		[2]	Beneficiary	635
		[3]	Actual or Potential Benefit	636
§11.05	Counterv	ailable	Subsidies: The Concept of Specificity	637
	[A]	The C	oncept of Specificity	637
		[1]	Prohibited Subsidies	637
		[2]	Specific Subsidies	640
	[B]	The P	ractice of the Commission	641
§11.06	Valuation	n of the	Amount of the Subsidy	644
	[A]	Gener	al Principle	644
	[B]	The Ir	nvestigation Period	645
	[C]	Calcu	lation of the Benefit to the Recipient	645
		[1]	Grants	645
			[a] Direct Transfers of Funds	646
			[b] Tax Benefits	646
			[c] Refund of Import Duties upon Exportation	
			of Finished Products	647
			[d] Accelerated Depreciation	650
			[e] Forgiveness of Government-Held Debt	650
			[f] Revenue Forgone or Not Collected	651
		[2]	Loans	651
		[3]	Loan Guarantees	654
		[4]	Provision of Goods and Services by the	
			Government	654
		[5]	Purchases of Goods by the Government	655
		[6]	Government Provision of Equity Capital	656
	[D]	The C	Calculation of the Subsidy Amount	658
		[1]	Deduction of Certain Expenses	658
		[2]	Determination of the Full Benefit to the Recipient	658
		[3]	Allocation to the Investigation Period	661
		[4]	Allocation to Turnover	662

	[E]	WTO Case Law on the Determination of the Subsidy	
Injury	and Caus	Amount	663
§11.07			665
311.07	[A]	nination of Injury and Causation	665
	[H]	Past Subsidization or Dumping Extent of Countervailable Subsidization	665
	[D]		666
	[O]	Duty of Care in Imposing Countervailing Measures in the Case of Threat of Injury	
	[D]	De Minimis Subsidies	666
	[E]	Injury and Causation under WTO Law	666
Union	Interest	injury and Causation under WTO Law	667
§11.08		Interest Identified	667
			667
Снарте	R 12		
Relief			669
§12.01	Introdu	action	669
Counte	rvailing I	Duties	669
§12.02	In Gene	eral	669
	[A]	Duration of Provisional Countervailing Duties	670
	[B]	Form of the Measures	670
	[C]	Injury Margin	670
	[D]	Retroactivity	671
	[E]	Non-cumulation of Anti-dumping and Countervailing	011
		Measures	672
		[1] Domestic Production Subsidies	672
		[2] Export Subsidies	672
§12.03	Relation	nship Between Countervailing Duties and Multilateral	012
	Remedi	es	673
§12.04	Remedi	es under the WTO Agreement	673
Underta	0		674
§12.05	In Gene		674
§12.06	Union P	ractice	674
Cuanmon	1.2		
CHAPTER Procedu			
§13.01			677
§13.01 §13.02	Procedu		677
§13.02 §13.03	Complai		677
§13.03 §13.04	Investiga	n of Proceedings	678
§13.04 §13.05	0		679
§13.05 §13.06	Ilse of E	Schemes Within the Scope of the Investigation acts Available	680
§13.00		nal Measures	681
§13.07 §13.08		and Refunds	681
310.00	[A]	Interim Reviews	681
	[B]		682
	[ո]	New Exporter Reviews	683

	[C]	Refunds	683
§13.09	Circumve	ention	683
Part III Safegua	rd Measuı	res	685
CHAPTER	14		
	tive Elem	ents	687
	Introduct		687
§14.02		sites for the Adoption of Safeguard Measures	689
§14.03		en Circumstances and the Effect of the Obligations Incurred	
314.05		e GATT 1994	689
§14.04		in Imports	693
§14.05	Injury		696
311.00	[A]	The Injury Test	696
	[B]	Like or Directly Competing Products	697
	[C]	Serious Injury	699
	[D]	Actual Serious Injury	701
		[1] Volume of Imports	702
		[2] Price of Imports	703
		[3] Impact upon Union Producers	704
	[E]	Threat of Serious Injury	707
	[F]	Causation	708
§14.06	Union In	terests	711
	[A]	Concept of 'Union Interests'	711
	[B]	Commission's Approach	711
Снартек	15		
Relief	15		715
§15.01	Introduc	tion	715
		tule for Developing Countries	717
	_	de Agreements	717
Quotas	, Tree True	at rigite mento	718
§15.04	Principle	s Underlying the Establishment of Quotas	718
§15.05	Level of		718
§15.06		n of a Quota Among Supplier Countries	719
§15.07		al Coverage of a Quota	720
§15.08		on Their Way to the Union	720
§15.09		re for Administering a Quota	721
§15.10		al Duty on Imports	722
§15.11	Cumulat		723
Surveill	ance Meas	sures	725
§15.12	Basis for	Surveillance Measures	725
§15.13	The Pow	er to Adopt Surveillance Measures	727
§15.14	Import D	Occuments	727

§15.15	Information on Products Subject to Surveillance Measures	728		
§15.16	Duration of Surveillance Measures	729		
Chapter	16			
Procedu		731		
§16.01	In General	731		
	nformation and Consultation Procedure	731		
§16.02	The Committee	731		
§16.03	Information Obligation	731		
	Consultations	732		
	nvestigation Procedure	733		
§16.05	Introduction	733		
§16.06	Initiation of a Proceeding	733		
§16.07	Investigation	734		
	[A] Powers of Investigation	734		
	[1] Power to Seek Information	734		
	[2] Supply of No or False Information	734		
	[B] Hearing of Interested Parties	735		
	[C] Investigation Report	735		
	[D] Confidentiality	736		
§16.08	Termination of a Proceeding	737		
	on of Safeguard Measures	737		
§16.09	In General	737		
§16.10	Provisional Safeguard Measures	737		
§16.11	Definitive Safeguard Measures	738		
§16.12	Duration of Definitive Safeguard Measures	738		
§16.13	Reimposition of Safeguard Measures	739		
Reviews		739		
§16.14	Administrative Review	739		
§16.15	Judicial Review	740		
§16.16	Notifications to the WTO Committee on Safeguards	740		
Part IV				
	de Barrier Regulation	743		
THE TIE	de Barrier Regulation	743		
CHAPTER				
Introduc	ction	745		
§17.01	In General	745		
§17.02	Scope and Purpose	745		
§17.03	Practice	746		
Снартек	18			
Substan	tive Elements	749		
§18.01 Introduction				
Obstacles to Trade				

§18.02	Definition			750
§18.03	Internation	nal Trac	le Rules	750
§18.04	Third Cou	ntry		752
§18.05	Trade Pra	ctices Li	ikely to Constitute Obstacles to Trade	752
1-1	[A]	Breache	es of the GATT 1994	753
		[1]	Prohibition of Quantitative Restrictions (Article XI)	753
		[2]	National Treatment (Article III)	755
		[3]	Requirements Regarding the Publication	
			and Administration of Trade Regulations (Article X)	757
		[4]	Requirements Relating to Fees and Formalities	
			Connected with Importation and Exportation	
			(Article VIII)	758
		[5]	Freedom of Transit (Article V)	758
		[6]	State Trading Enterprises (Article XVII)	758
	[B]	_	es of WTO Agreements Which Further Develop the	
			rinciples Embodied in the GATT 1994	759
		[1]	WTO Agreement on Technical Barriers to Trade	
			and the WTO Agreement on the Application of	
			Sanitary and Phytosanitary Measures	759
		[2]	WTO Agreement on Rules of Origin and WTO	
			Agreement on Customs Valuation	759
		[3]	WTO Agreement on Import Licensing Procedures	760
		[4]	Trade Defence Instruments	761
	[C]		es of Other WTO Agreements Relating to Specific	
	1-1	Sectors		763
		[1]	WTO Agreement on Textiles and Clothing	763
		[2]	WTO Agreement on Trade-Related Aspects of	
			Intellectual Property Rights ('TRIPS')	763
		[3]	The General Agreement on Trade in Services	
			('GATS')	764
Injury				765
, ,	Introducti	ion		765
§18.07	Material I	njury		765
§18.08	Threat of			767
§18.09	Union Inc			768
	[A]	-	Industry Defined	768
	[B]		Cases: Related Producers or Providers and Regional	
		Industr		768
		[1]	Related Producers or Providers of Services	768
		[2]	Regional Industry	769
§18.10	Causation		•	769
Adverse	Trade Effe			769
§18.11	Substantive Concept			
§18.12	Adverse Trade Effects 77			

§18.13	Threat o	of Adverse Trade Effects	774
§18.14		Impact	775
§18.15		on	776
§18.16		nterprise	776
	Interests		776
§18.17	1	of 'Union Interests'	776
§18.18		f 'Union Interests'	777
	[A]	Compliance with International Trade Rules	777
	[B]	Extent of the Impact on the Concerned Union Industry	778
	[C]	Importance of the Sector Affected by the Alleged Obstacles to Trade	770
	[D]	State of the Affected Industry	779 780
	[E]	Policy Consideration	780
	[F]	Adverse Impact of the Measures on Other Union Industries	780
		The free free direction of their official industries	700
Снарте	R 19		
Relief			783
§19.01	Introduc		783
§19.02	Initiation	of International Consultation or Dispute Settlement	
610.00	Procedur	res	783
§19.03	Acceptan	ice of Unilateral Undertakings Offered by Third Countries	786
§19.04	Conclusio	on of an Agreement with Third Countries	788
§19.05	Adoption	of Commercial Policy Measures	789
Снарты	R 20		
Proced	ure		791
§20.01	Introduct	ion	791
§20.02	Consultat	tion Procedure	791
Right of	f Petition		792
§20.03	In Genera	al	792
§20.04	Complain	t by a Union Industry	792
§20.05		t by Union Enterprises	793
§20.06	Request b	by a Member State	795
§20.07	Time Lim		795
		n Procedure	795
§20.08		of Procedure	795
§20.09	Investigat		796
§20.10		Interested Parties	798
	[A]	Hearing	798
	[B]	Confrontation Meeting	798
	[C]	Inspection of the File	798
	[D]	Disclosure	798
220.11	[E]	Confidentiality	799
§20.11		ion Report	799
Jutcom	e of the Pro	oceeding	799

\$20.13 Decision-Making Procedure [A] Adoption of Decisions Relating to the Termination or Suspension of Proceedings under the TBR [B] Adoption of Decisions Relating to the Initiation, Conduct or Termination or Formal International Consultation or Dispute Settlement Procedures [C] Adoption of Measures of Commercial Policy 800 \$20.14 Conclusion of the Proceeding [A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action [D] Other Course of Action ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015		_		799
[A] Adoption of Decisions Relating to the Termination or Suspension of Proceedings under the TBR 800 [B] Adoption of Decisions Relating to the Initiation, Conduct or Termination of Formal International Consultation or Dispute Settlement Procedures 800 [C] Adoption of Measures of Commercial Policy 800 §20.14 Conclusion of the Proceeding 801 [A] The Proceeding Is Terminated 801 [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory 801 [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned 803 [D] Other Course of Action 803 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 801 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 801 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015	§20.12			
Suspension of Proceedings under the TBR [B] Adoption of Decisions Relating to the Initiation, Conduct or Termination of Formal International Consultation or Dispute Settlement Procedures [C] Adoption of Measures of Commercial Policy S20.14 Conclusion of the Proceeding [A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review \$20.15 Judicial Review \$803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/478 of the European Parliament and of the Council of 29 April 2015 945	§20.13			000
[B] Adoption of Decisions Relating to the Initiation, Conduct or Termination of Formal International Consultation or Dispute Settlement Procedures [C] Adoption of Measures of Commercial Policy 800 §20.14 Conclusion of the Proceeding [A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action MANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015		[A]		800
Conduct or Termination of Formal International Consultation or Dispute Settlement Procedures [C] Adoption of Measures of Commercial Policy 800 \$20.14 Conclusion of the Proceeding [A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action 303 Judicial Review \$20.15 Judicial Review 804 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 11 March 2015 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				000
Consultation or Dispute Settlement Procedures [C] Adoption of Measures of Commercial Policy 800 §20.14 Conclusion of the Proceeding 801 [A] The Proceeding Is Terminated 801 [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory 801 [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned 803 [D] Other Course of Action 803 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		[B]	Adoption of Decisions Relating to the initiation,	
[C] Adoption of Measures of Commercial Policy 800 §20.14 Conclusion of the Proceeding 801 [A] The Proceeding Is Terminated 801 [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory 801 [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned 803 Judicial Review 803 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				800
\$20.14 Conclusion of the Proceeding [A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action 803 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				
[A] The Proceeding Is Terminated [B] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				
[A] The Proceeding Is Suspended Because, after the Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory 801 [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned 803 [D] Other Course of Action 803 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	§20.14	Conclusi		
Examination Procedure, the Third Country/Countries Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review \$803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		[A]		801
Concerned Take Measures Which Are Considered Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review \$03 \$20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		[B]	The Proceeding Is Suspended Because, after the	
Satisfactory [C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review \$03 \$20.15 Judicial Review \$03 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				
[C] The Proceeding Is Suspended Because It Appears That the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned 803 [D] Other Course of Action 803 Judicial Review 803 \$20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945			Concerned Take Measures Which Are Considered	
the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review 803 §20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015			Satisfactory	801
the Most Appropriate Means to Resolve the Dispute Is the Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review 803 §20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015		[C]	The Proceeding Is Suspended Because It Appears That	
Conclusion of an Agreement with the Third Country Concerned [D] Other Course of Action Judicial Review 803 §20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945			the Most Appropriate Means to Resolve the Dispute Is the	
Concerned 803 [D] Other Course of Action 803 Judicial Review 803 §20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945			Conclusion of an Agreement with the Third Country	
Judicial Review 803 \$20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				803
Judicial Review 803 §20.15 Judicial Review 803 ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 805 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 861 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 921 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		נחו		803
\$20.15 Judicial Review ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	Indicia			803
ANNEX 1 Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945			Review	803
Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015	920.13	Judiciai	Review	
Regulation (EU) 2016/1036 of the European Parliament and of the Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015	ANIMEY	1		
Council of 8 June 2016 ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015			2016/1036 of the European Parliament and of the	
ANNEX 2 Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				805
Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	Counci	I OI o Juii	2010	
Regulation (EU) 2016/1037 of the European Parliament and of the Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	A > 12 1737	2		
Council of 8 June 2016 ANNEX 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945			2016/1027 of the European Parliament and of the	
Annex 3 Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 Annex 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				861
Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	Counc	II OI 8 JUII	e 2016	001
Regulation (EU) 2015/478 of the European Parliament and of the Council of 11 March 2015 ANNEX 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		2	*	
Council of 11 March 2015 Annex 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 921 921 921 921			2015 /479 of the European Parliament and of the	
Annex 4 Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945				921
Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945	Counc	il of 11 Ma	arch 2015	721
Regulation (EU) 2015/755 of the European Parliament and of the Council of 29 April 2015 945		4		
Council of 29 April 2015 945			2015 USES of the Develope Darliament and of the	
Council of 25 April 2013				0/5
960	Counc	11 of 29 Ap	OTII 2015	743
Index	Index			969