Contents

Pre For	t of contributors face Inge Govaere, Marco Bronckers, Reinhard Quick reword Paul Demaret reword Koen Lenaerts reword Carl Baudenbacher	ix XXII XXIII XXVII XXIX
PA	RT I TRADE AND COMPETITION	
1.	Competition and trade policy and the challenge of globalization Jacques Steenbergen	3
2.	Towards a WTO business-enabling compact Stefan D. Amarasinha and Simon J. Evenett	18
PA	RT II TRADE	
Rul	les and Rulemaking	
3.	Challenges in international monetary law Thomas Cottier and Tetyana Payosova	35
4.	From reluctant participant to key player: EU and the negotiation of the GATS Juan A. Marchetti and Petros C. Mavroidis	48
5.	Article IV of the GATT: an obsolete provision or still a basis for cultural policy? Lothar Ehring	96
6.	The debate continues: are border adjustments of emission trading schemes a means to protect the climate or are they 'naked' protectionism? Reinhard Quick	119

7.	EU common commercial policy throwing off the shackles of 'mixity' Inge Govaere	144
8.	The negotiations of a new anti dumping agreement (ADA) in the DDA – some observations Hannes Welge	159
9.	The EU and free trade: can we still afford it? Gérard Depayre	171
Inte	erpretation and Dispute Settlement	
10.	Modern approaches to treaty interpretation John H. Jackson	187
11.	WTO dispute settlement: promise fulfilled? William J. Davey	194
12.	Consolidation of WTO dispute settlement proceedings before panels and the Appellate Body Raimund Raith	204
13.	Can the EU's disregard for 'strict observance of international law' (Article 3 TEU) be constitutionally justified? Ernst-Ulrich Petersmann	214
14.	The effect of WTO dispute decisions in EU law – autonomy or autarky? Piet Eeckhout	226
15.	The domestic law effect of the WTO in the EU – a dialogue with Jacques Bourgeois Marco Bronckers	240
16.	The Court of Justice and unrecognized entities under international law <i>Pieter Jan Kuijper</i>	257
	The <i>Brita</i> ruling of the European Court of Justice: a few comments Marc Maresceau	276

	•
Contents	V11
COMMENT	VI

18.	The standing requirements for bringing a direct action before the General Court in the field of trade defence and customs following the entry into force of the TFEU <i>Philippe De Baere</i>	290
PA	RT III COMPETITION	
Agı	reements	
19.	Vertical restraints and online sales in the era of modernization: is the new regime 'modern' enough? Massimo Merola and Leonardo Armati	313
20.	Parallel trade: econ-oclast thoughts on a dogma of EU competition law Nicolas Petit	332
Abı	uses and Mergers	
21.	How to treat aftermarkets under Article 102 TFEU Hendrik Bourgeois	349
22.	The British Airways judgment – what are the 'underlying factors' in exclusionary abuses? John Temple Lang	367
23.	Magill revisited Ian S. Forrester	376
24.	Refusal to supply and margin squeeze: a discussion of why the 'Telefonica exceptions' are wrong Damien Geradin	391
25.	Making sense of the reactions to the 2010 US Horizontal Merger Guidelines Barry E. Hawk and James A. Keyte	403
Sta	te Aid	
26.	From trade to tutelage: state aid and public choice in the European Union William Bishop	421

Enforcement and Litigation

27.	Public and private enforcement of competition law José Rivas	435
28.	When the judge prosecutes, power prevails over law Catherine Smits and Denis Waelbroeck	446
29.	Shaping or administrating the law? Reflections on the European Courts' decision-making practice in the field of competition law <i>Frank Montag</i>	455
Index		469