Contents

Table of Cases xiii
List of Contributors xxiii

1. Introduction: A Liber Amicorum to Celebrate Mitsuo Matsushita's Contributions to International Economic Law
Julien Chaisse and Tsai-yu Lin 1

PART I RULES-BASED INTERNATIONAL DISPUTE SETTLEMENT

2. The WTO Dispute Settlement System: Dealing with Success
William J Davey 11

3. The Dispute Settlement System of the WTO: A Bright Picture with a Few Dark Spots
Claus-Dieter Ehlermann 26

4. The Scope of Regulatory Autonomy of WTO Members under Article III:4 of the GATT: A Critical Analysis of the Jurisprudence of the WTO Appellate Body
Frieder Roessler 30

Ernst-Ulrich Petersmann 39

6. The WTO Jurisprudence of Article XX(g) and the Conservation of Natural Resources
Joel P Trachtman 58

7. Balancing Investment Protection and Other Public Policy Goals: Lessons from WTO Jurisprudence
Yasuhei Taniguchi and Tomoko Ishikawa 68

8. Trade Law and the Vienna Treaty Convention's Systemic Integration Clause
Chin Leng Lim 94
9. When Popular Decisions Rest on Shaky Foundations: Systemic Implications of Selected WTO Appellate Body Trade Remedies Jurisprudence  
*Meredith Kolsky Lewis*  

10. Taming Investor–State Arbitration?  
*Jaemin Lee*  

11. The Limits of Legalization in Asia-Pacific Investment Treaty Arbitration?  
*Luke Nottage*  

**PART II NORMATIVE INFLUENCES TO AND FROM WTO LAW**  

12. The Interplay between the G20 and the WTO: Informal Law-making in Action  
*Jan Wouters and Ines Willemyns*  

13. Unfinished Business: Competition Law and the WTO  
*Rolf H Weber*  

14. Competition Law in Emerging Markets: The Virtue of Regulatory Diversity  
*Frederick M Abbott*  

15. Untangling the Triangle: Issues for State-controlled Entities in Trade, Investment, and Competition Law  
*Julien Chaisse*  

16. In Search of Coherence: Navigating the WTO in the Universe of International Law  
*Chien-huei Wu*  

17. Natural Resources and the Rules of the Multilateral Trading System: A Sustainable Development Perspective  
*Thomas J Schoenbaum*  

18. Facilitating Coherent Application of WTO Law Within and Outside the Organization: Investment Regime as an Example  
*Tsai-yu Lin*
Contents

19. Reinterpretation of the National Treatment Principle: Making International Economic Law a Friend of Global Governance of Environmental Protection 314
Won-mog Choi

20. The Soft Law Approach to Regulatory Harmonization: Are We Trading Away Privacy for Economic Integration? 328
Shin-yi Peng

PART III ISSUES IN THE POLICY- AND LAW-MAKING PROCESS

21. Members Only: Embracing Diversity in the WTO 351
Bernard M Hoekman and Petros C Mavroidis

22. TTIP and the Post-Bali WTO: Towards a New World Trade Order? 367
David A Gantz and Laura Nielsen

23. Regulatory Co-operation and Regulatory Coherence through Mega-FTAs: Possibilities and Challenges 392
Junji Nakagawa

24. Rise of the Plurilaterals: Threat or Opportunity for Multilateral Trade Governance 411
RV Anuradha

25. Trade in Pharmaceuticals: Patents and Access to Medicines since TRIPS—Some Certainty and Several Lingering Questions 427
Bryan Mercurio

Raj Bhala

27. Interdependence and the WTO Agreement as a ‘Contractual Constitution’ 462
Chios Carmody

28. Bridging Global and Regional Governance of International Trade 475
Chang-fa Lo

29. Decision making in the WTO: From Negotiated Law-making to Judicial Law-making 487
R Rajesh Babu
Contents

30. Legal Development of WTO Trade Remedy Practices in East Asia
    Dukgeun Ahn

31. A Managerial Approach to Secure Compliance with
    the SPS Agreement
    Yuka Fukunaga

32. Conclusion: Some Thoughts on the WTO's Next Twenty Years
    Julio A Lacarte Muró

Index