

Nijhoff International Trade Law Series

brill.nl/nint

NIJHOFF INTERNATIONAL TRADE LAW SERIES

NIJHOFF INTERNATIONAL TRADE LAW SERIES

MARTINUS NIJHOFF PUBLISHERS



Nijhoff International Trade Law Series

General Editor: Mads Andenas, *Professor, University of Oslo*

Editorial Board: Robert Howse, *New York University*, Miguel Maduro, *European University Institute*, Joost Pauwelyn *Graduate Institute of International Studies, Geneva*, Jan Wouters, *University of Leuven*

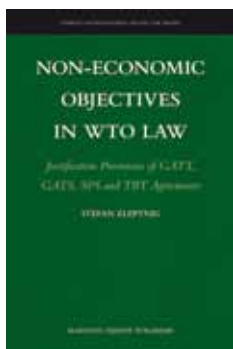
For more information please visit brill.nl/nint

ISSN 1877-7392

The *Nijhoff International Trade Law Series* is a forum for important and original research. It covers international trade law in its widest sense, including International Economic Law and International Financial Law. Books published in the series have been through a rigorous peer review, where the editors are assisted by leading trade law scholars. In addition to scholarly monographs, the series will publish edited collections of essays.

Non-Economic Objectives in WTO Law

*Justification Provisions of GATT,
GATS, SPS and TBT Agreements*

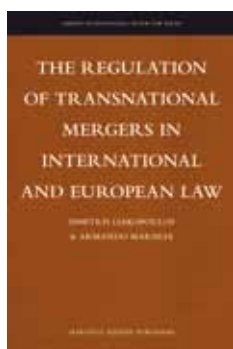


Stefan Zleptnig

- October 2009
- ISBN 978 90 04 17860 1
- *Hardback* (400 pp.)
- List price EUR 140.- / US\$ 207.-
- Nijhoff International Trade Law Series, 1

This volume examines the complex relationship between economic and non-economic objectives in WTO law. It discusses how non-economic objectives (such as the protection of public morals, life and health, environment, or human rights) can serve as justification for trade-restrictive measures normally prohibited under WTO law. The relevant non-economic grounds of justification are analysed, as well as the substantive and procedural requirements which restrain the use of trade-restrictive measures taken for non-economic purposes. The issues covered by this book also have wider systemic implications for the WTO. Only if the WTO can demonstrate that it is not just concerned about free trade, but respects non-economic objectives as well, is it likely to remain a sustainable and legitimate form of governance.

The Regulation of Transnational Mergers in International and European Law



Dimitris
Liakopoulos and
Armando Marsilia

- December 2009
- ISBN 978 90 04 17771 0
- *Hardback* (xiv, 234 pp.+)
- List price EUR 100.- / US\$ 148.-
- Nijhoff International Trade Law Series, 2

The major problem associated with the regulation of transnational mergers, which affect several national markets, is the allocation of jurisdiction. Each country concerned may wish to exert jurisdiction and apply its national competition law to regulate the anti-competitive effects a merger may have in its territory. However, this approach may lead to risks of inconsistent decisions regarding the legality of mergers. Indeed, the national competition laws applied by the regulating authorities may diverge in several aspects, which raise the likelihood of inconsistency. Therefore it is desirable to opt for regulatory approaches which are more sensitive to the transnational nature of mergers and which allow cooperation between competition authorities.

Where to Order

Book and CD-ROM
Orders outside the Americas

BRILL
c/o Turpin Distribution
Stratton Business Park
Pegasus Drive
Biggleswade
Bedfordshire SG1 8 8TQ
United Kingdom
T +44 (0) 1767 604-954
F +44 (0) 1767 601-640
brill@turpin-distribution.com

Book and CD-ROM
Orders in the Americas

BRILL
P.O. Box 605
Herndon, VA 2017 2-0605
USA
T (800) 337-9255
(toll free, US & Canada only)
T +1 (703) 661 -15 85
F +1 (703) 661 -15 01
brillmail@presswarehouse.com

Or contact your Library Supplier

For General Order Information
and Terms and Conditions
please go to

brill.nl



BRILL