The ITL course

- <u>The course's web-page</u>
- The <u>teachers</u>
- <u>Reading: Two alternative books</u>, new edition of Bossche & Zdouc, supplementary reading
- <u>Treaty collection</u>, Global and Regional Treaties
- The <u>Fronter «room»</u>
- As much discussion and interaction as possible

 - → Prepare for next class
 - Each class: brief introduction to the topic and subsequent discussion prepare cases, exercises and questions!
 - ↗ Mock exam

The context of ITL: international economic law

- The core of IEL: trade in goods, trade in services, foreign direct investment
- Bilateral -> multilateral, 1920-40
- UN: ECOSOC: Bretton Woods and Havana
- Five development trajectories
 - 1. Havana Charter (ITO) -> GATT -> WTO
 - 2. IMF and the World Bank (IBRD)
 - 3. Regional economic integration
 - 4. Bilateral trade treaties -> economic co-operation and multilateralism(?)
 - 5. Bilateral investment and tax treaties -> coordination through OECD and UNCTAD

The developing nature of ITL

- Bilateral -> multilateral -> regional / bilateral?
 - ↗ Differentiated development
 - ↗ Do we see a set-back of multilateralism?
 - ↗ Mega-regionals: <u>EU US negotiations</u>, TPP

Contractual->law-making->constitutional/contractual?

- The purpose of ITL: WTO Preamble: trade interests -> human well-being, sustainable development, poverty reduction
- Issues addressed: border measures -> domestic measures
- Special treatment of categories of goods and states?
- ↗ The emergence of "trade and ..." issues: globalization
- Institutional development: enforcement and dispute settlement
- Participation and distribution of benefits: global?
- Progressive development
 - ↗ The "bicycle hypothesis"?

WTO preamble

• **Recognizing** that their relations in the field of trade and economic endeavour should be conducted with a view to raising standards of living, ensuring full employment and a large and steadily growing volume of real income and effective demand, and expanding the production of and trade in goods and services, while allowing for the optimal use of the world's resources in accordance with the objective of sustainable development, seeking both to protect and preserve the environment and to enhance the means for doing so in a manner consistent with their respective needs and concerns at different levels of economic development,

WTO Preamble 2

- Recognizing further that there is need for positive efforts designed to ensure that <u>developing countries</u>, and especially the least developed among them, secure a share in the growth in international trade commensurate with the needs of their economic development,
- Being desirous of contributing to these objectives by entering into reciprocal and mutually advantageous arrangements directed to the <u>substantial reduction of</u> <u>tariffs and other barriers to trade</u> and to the <u>elimination of discriminatory treatment</u> in international trade relations,

WTO preamble 3

- Resolved, therefore, to develop an <u>integrated</u>, <u>more viable and durable</u> multilateral trading system encompassing the General Agreement on Tariffs and Trade, the results of past trade liberalization efforts, and all of the results of the Uruguay Round of Multilateral Trade Negotiations,
- Determined to preserve the basic <u>principles</u> and to further the <u>objectives underlying</u> this multilateral trading system,

Functions of the WTO

- Art. III of the <u>WTO Agreement</u>
 - Implementation, negotiations, settlement of disputes, trade policy review
 - Coordinate economic policy with the IMF and World Bank
 - ↗ Coordinate with other IGOs (art. V)
- Rules concerning:

 - Public market intervention
 - Government regulation
 - Subsidies
 - Public procurement / state trading enterprises
 - Intellectual property rights
 - ↗ Private market intervention
 - Dumping
 - Competition

• Choice of <u>topics</u> for the course – what is left out?

Basic substantive rules

Market access

Border measures (tariffs, import and export restrictions, border control)

Non-discrimination

MFN and national treatment

"Unfair trade"

Creating and maintaining a "level playing field" (subsidies, dumping, public procurement)

Harmonisation of domestic measures

- Trade facilitation (technical barriers to trade, facilitation of import / export procedures, IPR)
- "Trade and ..." rules

Sources of law in the WTO

- Supremacy of the WTO Agreement (art. XVI:3)
 GATT 1947 and GATT 1994
 - The supremacy of the other agreements of Annex 1A over GATT lex specialis (General interpretative note to Annex 1A)
 - "Interpretative Notes", "Understandings" and footnotes
- Vienna Convention on Treaties, basic concepts:
 - What is the "context" for the purpose of agreements under the WTO?
 - What is "agreement" and "subsequent practice" in the context of the WTO?
 - Relationship to other agreements of international law

VCLT art. 31

1. A treaty shall be interpreted in good faith in accordance with the ordinary meaning to be given to the terms of the treaty in their <u>context</u> and in the light of its <u>object and purpose</u>.

2. The <u>context</u> for the purpose of the interpretation of a treaty shall comprise, in addition to the text, including its preamble and annexes: (a) any agreement relating to the treaty which was made between all the parties in connection with the conclusion of the treaty; (b) ... 3. There shall be taken into account, together with the context: (a) any <u>subsequent agreement</u> between the parties regarding the interpretation of the treaty or the application of its provisions; (b) any <u>subsequent practice</u> in the application of the treaty which establishes the agreement of the parties regarding its interpretation; (c) any relevant rules of international law <u>applicable in the relations</u> <u>between the parties</u>.

Institutions and procedure

- Main bodies of the WTO
 - Ministerial Council
 - General Council (also working as Dispute Settlement Body and Trade Policy Review Mechanism)
 - ↗ Councils for goods, services and IPR ++
 - ↗ Secretary General Roles art. VI
- Decision-making
 - Tradition of consensus, but majority vote is available (art. IX-X of the WTO Agreement)
 - ↗ Amendments art. X:1 rounds of negotiation
 - ↗ Interpretation art. IX:2

 - ↗ Use of "soft law" guidelines
- Implementation and dispute settlement
 - Notifications, trade policy review, alternative dispute resolution, dispute settlement with the possibility of appeal

Membership of the WTO

- <u>164 members</u> and slowly increasing
 The EU as a member
- How to become a member accession
 - ↗ Lengthy accession negotiations!
 - ↗ Art. XII of the WTO Agreement
 - ↗ Working Party on Accession
 - → WTO "acquis"
 - ↗ Algeria 30 years and counting! Russia 19 years
 - ↗ China's "market economy" hurdle <u>expired</u>?
- Only trade related obstacles?
- Observers
 - ↗ Non-members, IGOs and NGOs in the WTO art. V

WTO and domestic law

Duty to ensure conformity with the WTO agreements, art. XVI:4

↗ VCLT art. 27 vs. GATT art. XXIV:12

The issue "nullification or impairment of benefits", GATT art. XXIII

The position of WTO law in domestic law

- ↗ Depends on domestic law dualism/monism
- For dualist countries: The doctrine of "treatyconsistent interpretation"
- For monist countries: Are provisions under the WTO "self-executing" (the issue of direct effect)?

- Provisions denying self-executing status, e.g. the US

Provisions giving procedural rights to private parties, in particular subsidies and dumping