



**Permanent Representative, *Chang-fa Lo***  
**Mission of the Separate Customs**  
**Territory of Taiwan, Penghu, Kinmen and**  
**Matsu to the WTO in Geneva**  
**(since 12.09.2020)**

Mr. Lo is Permanent Representative of Taiwan to the World Trade Organization. He was Justice of the Constitutional Court of the ROC (Taiwan) between October 2011 and September 2019. Prior to his judicial position, he was Chair Professor and Lifetime Distinguished Professor at National Taiwan University (NTU); Dean of NTU College of Law; Director of Asian Center for WTO and International Health Law and Policy of NTU College of Law (ACWH); Director of Center for Ethics, Law and Society in Biomedicine and Technology of NTU; Commissioner of Taiwan's Fair Trade Commission (in charge of the competition law in Taiwan); Commissioner of Taiwan's International Trade Commission; and legal advisor for Taiwan's GATT/WTO accession negotiations.

In his capacity as the Director of ACWH, Professor Lo launched two English journals "Asian Journal of WTO and International Health Law and Policy" (AJWH; "Social Science Citation Index" (SSCI) listed) and "Contemporary Asia Arbitration Journal" (CAAJ; "Emerging Sources Citation Index" (ESCI) listed) in 2006 and 2008 respectively. In his capacity as Dean of NTU College of Law, he also launched an English journal "NTU Law Review" (TSCI-listed). Prior to his teaching career, he practiced law in Taipei.

He was appointed by the WTO Director General as panelist for DS332 *Brazil — Measures Affecting Imports of Retreaded Tyre* in 2006 and for DS468 *Ukraine — Definitive Safeguard Measures on Certain Passenger Cars* in 2014, and as a member of the Permanent Group of Experts under the ASCM in 2008. He was chairman (2013-2019) of the Asia WTO Research Network (AWRN), which covers 17 jurisdictions and 52 members from these jurisdictions.

He received his SJD degree from Harvard Law School in 1989. He is author of 13 books, editor of 8 books, and author of 120 journal papers and book chapters. He received an Outstanding Scholarship Chair Professorship Award (2006.08-2011.07; by the Foundation for the Advancement of Outstanding Scholarship) and a National

Chair Professorship Award (2001.08-2004.07; by the Ministry of Education, Taiwan) in recognition of his scholarly achievements.

His fields include international economic law, WTO, competition law, treaty law, human rights, international health law, and international arbitration, among others.

#### **CURRENT POSITION**

Permanent Representative to the WTO

#### **EDUCATION**

- SJD, Harvard University School of Law
- LL.M., Harvard University School of Law; LL.M., National Taiwan University College of Law
- LL.B. Fu-Jen Catholic University Department of Law

#### **EXPERIENCES (SELECTED)**

- Justice, Constitutional Court, Taiwan, ROC (2011-2019)
- Chairman, Asia WTO Research Network (AWRN) (2013-2019)
- Dean, College of Law, National Taiwan University (NTU)
- Lifetime Distinguished Professor, National Taiwan University
- Chair Professor, National Taiwan University
- Founder and first Director, Asian Center for WTO and International Health Law and Policy, NTU College of Law (ACWH)
- Having launched NTU Law Review (English; TSSCI-Listed) in his capacity as the Dean of NTU College of Law
- Having launched two English journals “*Asian Journal of WTO and International Health Law and Policy*” (AJWH; SSCI-listed) and “*Contemporary Asia Arbitration Journal*” (CAAJ; ESCI-listed) in 2006 and 2008 respectively in his capacity as the director of ACWH
- Panelist for WTO dispute, *DS332 Brazil — Measures Affecting Imports of Retreaded Tyre*, 2006
- Panelist for WTO dispute, *DS468 Ukraine — Definitive Safeguard Measures on Certain Passenger Cars*, 2014
- Member, the Permanent Group of Experts under the ASCM of the WTO in 2008
- Founder and first Director, Center for Ethics, Law and Society in Biomedicine and Technology of NTU
- Chairman, Academic Advisory Committee, Institute of European and American

Studies, Academia Sinica

- Commissioner, Taiwan's Fair Trade Commission (in charge of the competition law in Taiwan)
- Commissioner, Taiwan's International Trade Commission (in charge of safeguard measures and the injury determination of antidumping and countervailing measures)
- Convener, Discipline of Law, National Science Commission, Taiwan
- Member, Public Listing Committee, Taiwan Stock Exchange, Taiwan
- Member, Administrative Appeals Committee, Ministry of Foreign Affairs, Taiwan
- Member, Administrative Appeals Committee, Mainland Affairs Commission, Taiwan
- Advisor, Trade Promotion Committee, Confederation of Trade Associations, Taiwan
- Member, Complaint Review Board for Public Procurements, Public Construction Commission, Taiwan
- Member, Legal Affairs Committee, Public Construction Commission, Taiwan
- Member, Legal Affairs Committee, the Ministry of Economic Affairs, Taiwan
- Member, Administrative Appeals Committee, Executive Yuan, Taiwan
- Legal advisor for Taiwan's GATT/WTO accession negotiations
- Member of the Complaint Review Board for Public Procurements, Public Construction Commission, Taiwan
- Lecturing courses at Tokyo University Faculty of Law, Duke University School of Law for a Summer Program in Hong Kong, New York University School of Law
- Practicing Lawyer in Taipei
- Serving as Arbitrators for many domestic and international arbitration cases
- Serving as expert-witnesses in many international cases

#### **EDITING EXPERIENCES**

- Senior editorial member of AJWH
- Senior editorial member of CAAJ
- Editorial board member of NTU Law Review
- Editor of eight books (see below)

#### **HONORS:**

- Robert Hudec Lecturer of Society of International Economic Law (SIEL) 2012
- Outstanding Scholarship Chair Professorship Award, Foundation for

Advancement of Outstanding Scholarship (2006-2011)

- National Chair Professorship Award, Ministry of Education, Taiwan, ROC (2001-2004)

#### **CONCURRING AND DISSENTING OPINIONS**

- Having authored 90 concurring and dissenting opinions for the Constitutional Court cases during his term as Constitutional Court Justice between October 2011 and September 2019.

#### **AUTHORED BOOKS:**

- (1) Treaty Interpretation under the Vienna Convention on the Law of Treaties: A New Round of Codification (2017) (in English, by Springer) (360pp)
- (2) WTO-Plus Issues in Free Trade Agreements (2010) (in English)
- (3) A Commentary on the International Health Regulations (2005): A New Charter for Global Health Matters (2010) (in English)
- (4) The Legal Culture and System of Taiwan (published by Kluwer Law International 2006) (in English)
- (5) Government Procurement Law and Government Procurement Agreement: International Economic and Trade Law Studies VII (431pp) (1999; 2nd ed. 2004) (in Chinese)
- (6) New Agenda of WTO Rules and Taiwan's Relations with Hong Kong: International Economic and Trade Law Studies VI (346pp) (1997) (in Chinese)
- (7) New Legal Order Under the WTO: International Economic and Trade Law Studies V (896pp) (1996; 2nd ed. 2010) (in Chinese)
- (8) GATT/WTO and Taiwan's Foreign Trade: International Economic and Trade Law Studies IV (396pp) (1996) (in Chinese)
- (9) Legal Interaction between Trade and Competition Policy: International Economic and Trade Law Studies III (310pp) (1994) (in Chinese)
- (10) Legal Problems of Trade Relations: International Economic and Trade Law Studies II (388pp) (1994) (in Chinese)
- (11) Import and Other Trade Relief Under United States Trade Law: International Economic and Trade Law Studies I (331pp) (1994) (in Chinese)
- (12) Reciprocity Principle in the International Regulation of Economic Relations (318pp) (1989) (in English)
- (13) Bill of Lading and Private International Law (203pp) (1981) (in Chinese)

#### **EDITED BOOKS:**

- (1) The Appellate Body of the WTO and Its Reform (editors: Chang-fa Lo, Junji

- Nakagawa and Tsai-fang Chen; Springer, 2019) (in English)
- (2) Taiwan and International Human Rights: A Story of Transformation (editors: Jerome A. Cohen, William P. Alford and Chang-fa Lo; Springer, 2019) (in English)
  - (3) Paradigm Shift in the Rule Making of International Economic Law: TPP as a New Model for Trade Relations (editors: Julien Chaisse, Henry Gao and Chang-fa Lo; Springer, 2017) (in English)
  - (4) Legal Thoughts between the East and the West in the Multilevel Legal Order: A Liber Amicorum in Honor of Professor Herbert Han-Pao Ma (editors: Chang-fa Lo, Nigel Li and Tsai-yu Lin; Springer, 2016) (in English)
  - (5) Contemporary Important Issues of Bilateral Health Law, 2011 (edited with two other professors) (in Chinese)
  - (6) Ration, Transplantation of Thoughts and Law Interpretation, 2009 (edited with another professor) (in Chinese)
  - (7) Globalization, Justice and Human Rights, 2009 (edited with another professor) (in Chinese)
  - (8) International and Comparative Competition Law and Policies, 2001 (edited with three other colleagues) (in English)

#### **JOURNAL PAPERS AND BOOK CHAPTERS:**

- (1) Chang-fa Lo, *Fundamental Values Being Introduced into the Treaty Interpretation Process under the WTO beyond Semantic Finding of Conveyed Meaning*, in the book “Language and Legal Interpretation in International Law”, edited by Joanna Lam and Anne Lise Kjaer, Oxford University Press USA, 2020
- (2) Chang-fa Lo, *Past and Future of Mediation for Investment Disputes: The Case for the Asia-Pacific Regional Mediation Organization (ARMO)*, in the book “Handbook of International Investment Law and Policy”, edited by Chaisse J., Choukroune L., Jusoh S., Springer, Singapore, 2020
- (3) Chang-fa Lo, *The Missing Operational Components of the IHR (2005) from the Experience of Handling the Outbreak of Covid-19: Precaution, Independence, Transparency and Universality*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 15, No. 1, March 2020
- (4) Chang-fa Lo, *A Milder but Effective WTO Reform—Possible Plurilateral FTAs and Plurilateral DSU within the WTO*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 14, No. 2, September 2019
- (5) Chang-fa Lo, *A Proper Balance Between WTO’s Members-Driven Nature and the Appellate Body’s Role as an Adjudicator—Careful Exercise of Judicial Activism*, in the book “The Appellate Body of the WTO and Its Reform”, Chang-fa Lo, Junji Nakagawa and Tsai-fang Chen eds., Springer, 2019

- (6) Chang-fa Lo, *The Value of Comparative Law Approach in Treaty Interpretation*, in the book “Scholarship, Practice and Education in Comparative Law: A Festschrift in Honour of Mary Hiscock”, John H. Farrar, Vai Io Lo and Bee Chen Goh eds., Springer, 2019
- (7) Chang-fa Lo, *The Approach of Introducing International Human Rights Treaties into the Interpretation of Constitutional Provisions in Taiwan*, in the book “Taiwan and International Human Rights: A Story of Transformation”, Jerome A. Cohen and William P. Alford and Chang-fa Lo eds., Springer, 2019
- (8) Chang-fa Lo, *When Women’s Human Rights Encounter Tradition in Taiwan*, in the book “Taiwan and International Human Rights: A Story of Transformation”, Jerome A. Cohen and William P. Alford and Chang-fa Lo eds., Springer, 2019
- (9) Chang-fa Lo, *How Are Package-Related Safety Issues Addressed in the TPP?*, in the book “Governing Science and Technology under the International Economic Order: Regulatory Divergence and Convergence in the Age of Megaregionals”, Shin-yi Peng, Han-Wei Liu and Ching-Fu Lin eds., Edward Elgar, 2018
- (10) Chang-fa Lo, Junji Nakagawa, Rajesh Sharma, Tsai-yu Lin, Lisa Toohey, Joseph Wira Koesnaldi, Jaemin Lee, Tomohiko Kobayashi, R.V. Anuradha, Julien Chaisse & R. Rajesh Babu, *Draft “Agreement on the Establishment of the Asia-Pacific Regional Mediation Organization”*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 13, No. 1, March 2018
- (11) Chang-fa Lo, Junji Nakagawa, Rajesh Sharma, Tsai-yu Lin, Lisa Toohey, Joseph Wira Koesnaldi, Jaemin Lee, Tomohiko Kobayashi, R.V. Anuradha, Julien Chaisse & R. Rajesh Babu, *Draft “Rules of Procedure for Mediation Conducted under the Asia-Pacific Regional Mediation Organization”*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 13, No. 1, March 2018
- (12) Chang-fa Lo and Janice Lee, *A New Approach for the Settlement of Regional Disputes to Maintain Dynamic Stability – A Selective Elaboration of the Draft Agreement on the Establishment of the Asia-Pacific Regional Mediation Organization*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 13, No. 1, March 2018
- (13) Chang-fa Lo, Chih-yuan Lo, Xin-Wei Huang & Yu-Fang Shih *Outsiders’ Perspective on China’s Possible Participation in the Asia-Pacific Regional Mediation Organization – Toward Peaceful and Prosperous Coexistence*, Asian J. of WTO and Int’l Health L and Pol’y, Vol. 13, No. 1, March 2018
- (14) Chang-fa Lo, *Taiwan: Comparative Analysis of the Arbitration Law of Taiwan and the UNCITRAL Model Law*, in the book “The UNCITRAL Model Law and Asian Arbitration Law: Implementation and Comparison”, edited by Gart F. Bell, Cambridge University Press, 2018

- (15) Chang-fa Lo, Junji Nakagawa, Tsai-yu Lin, Julien Chaisse, Lisa Toohey, Jaemin Lee, Tomohiko Kobayashi, Rajesh Sharma, R. Rajesh Babu, Joseph Wira Koesnaidi, and Anuradha RV, *Concept Paper on the Creation of a Permanent “Asia-Pacific Regional Mediation Organization” for State-to-State (Economy-to-Economy) Disputes*, Contemporary Asia Arbitration Journal, Vol. 10, No. 2, September 2017
- (16) Chang-fa Lo, *Anti-Corruption Provisions in the TPP: Innovation, effectiveness and Prospects*, in “Paradigm Shift in the Rule Making of International Economic Law: TPP as a New Model for Trade Relations”, Julien Chaisse, Henry Gao and Chang-fa Lo eds., Springer (2017)
- (17) Chang-fa Lo, *On Creating Negotiation Rounds Similar to Multilateral Regimes for the TPP for its Further Improvement*, in the book “Paradigm Shift in the Rule Making of International Economic Law: TPP as a New Model for Trade Relations”, Julien Chaisse, Henry Gao and Chang-fa Lo eds., Springer (2017)
- (18) Chang-fa Lo, *CHAFTA’s External Impact on Related Mega-FTAs*, in the book “The China Australia Free Trade Agreement: A 21st-Century Model”, Colin Picker, Heng Wang, and Weihuan Zhou eds., Hart Publishing (2017)
- (19) Chang-fa Lo, *Compulsory Licensing: Threat, Use and Recent Trend*, in the book “Compulsory Licensing: Threat, Use and Recent Trends”, Bryan Mercurio and Daria Kim eds., Routledge (2017)
- (20) Chang-fa Lo, *Beyond Semantics and Semiotics – Arguing for a Clearer Set of Arbitration Rules on the Issues of Translation and Language Interpreting*, Contemporary Asia Arbitration Journal, Vol. 9, No. 2, September 2016
- (21) Chang-fa Lo, *Bridging Global and Regional Governance of International Trade*, in the book “International Economic Law and Governance: Essays in Honour of Mitsuo Matsushita”, Julien Chaisse & Tsai-yu Lin eds., Oxford University Press (2016)
- (22) Chang-fa Lo, *On the Establishment of a Regional Permanent Mediation Mechanism for Disputes among East and Southeast Asian Countries*, in the book “Legal Thoughts between the East and the West in the Multilevel Legal Order: A Liber Amicorum in Honor of Professor Herbert Han-Pao Ma”, Chang-fa Lo, Nigel Li and Tsai-yu Lin eds., Springer (2016)
- (23) Chang-fa Lo, *Should Domestic Court/s and Commercial Arbitral Tribunal’s Interpretation of “Treaty for Private Matters” Be Based on the VCLT or Other Rules?*, Contemporary Asia Arbitration Journal, Vol. 9, No. 1, May 2016
- (24) Chang-fa Lo, *Coordinative Approach to Resolve Normative and Operational Conflicts between Inner and Outer FTAs*, Journal of World Trade, Vol. 50, No. 2, February 2016

- (25) Chang-fa Lo, *Establishing Permanent Regional Good Offices for Trade Disputes in Asia*, in the book “Establishing International Authority in International Law”, edited by Laura Nielsen and Henrik Palmer Olsen (Cambridge University Press, 2016)
- (26) Chang-fa Lo, *Normative and Operational Linkages between Human Rights Law and BITs – Building a Firmer Status of Human Rights in Investment-State Arbitration*, *Contemporary Asia Arbitration Journal*, Vol. 8, No. 1, 2015
- (27) Chang-fa Lo, *Making the Anti-Corruption Provisions in the New Government Procurement Agreement under the WTO Operable*, Vol. 7, No. 1, journal of “Trade, Law and Development”, 2015
- (28) Chang-fa Lo, *A Private Initiative of Codification in International Law – Some Ideas of the Draft “Convention on Cross-Border Enforcement of International Mediated Settlement Agreements”*, *Chinese (Taiwan) Yearbook of International Law and Affairs*, Vol. 32 (2014).
- (29) Chang-fa Lo, *The Role of Dispute Settlement Mechanism in Facilitating Multilateral Trade Negotiations*, *Asian Journal of WTO & Int’l Health L. and Policy*, Vol. 9, No 1, 2014
- (30) Chang-fa Lo and Winnie Ma, *Draft “Convention on Cross-border Enforcement of International Mediated Settlement Agreements”*, *Contemporary Asia Arbitration Journal*, Vol. 7, No. 2, September 2014
- (31) Chang-fa Lo, *Legal Education in a Globalised World: micro/macro reforms and international outsourcing for developing countries*, as a chapter of the book “The Internationalisation of Legal Education: The Future Practice of Law”, Edited by William van Caenegem and Mary Hiscock (2014), Edward Elgar Publishing
- (32) Chang-fa Lo, *Guidelines and Protocols under the Framework Convention*, as a chapter of the book “The Global Tobacco Epidemic and the Law”, Edited by Andrew D. Mitchell and Tania Voon (2014), Edward Elgar Publishing
- (33) Chang-fa Lo, *Establishing Permanent Regional Good Offices for Trade Disputes in Asia* (translated into Russian “Создание в Азии постоянно действующую центральных региональных служб содействия урегулированию торговых споров”), “Mezhdunarodnoe pravosudie” Journal (“International Justice” Journal), No. 2 (10), 2014
- (34) Chang-fa Lo, *Soft Codification of the UNIDROIT Principles of International Commercial Contracts: Process and Outcome*, a book chapter in “Codification in International Perspective – Selected Papers from the 2nd IACL Thematic Conference”, Wen-Yeu Wang (Ed.), 2014
- (35) Chang-fa Lo, *Desirability of a New International Legal Framework for Cross-Border Enforcement of Certain Mediated Settlement Agreement*, *Contemporary Asia Arbitration Journal*, Vol. 7, No. 1, May 2014



- (36) Chang-fa Lo, *Plurilateral FTAs to Enhance Human Rights Protection in Asia*, Asian Journal of WTO and International Health Law and Policy, Vol. 8, No. 2, 2013
- (37) Chang-fa Lo, *The National Treatment Obligations under the WTO*, a book chapter (Chapter 5) collected in “International Trade Law and WTO” (2013, Published by The Federation Press Pty Ltd)
- (38) Chang-fa Lo, *Relations and Possible Interactions between State-State Dispute Settlement and Investor-State Arbitration under BITs*, Contemporary Asia Arbitration Journal; Vol. 6, No. 1, March 2013
- (39) Chang-fa Lo, *The Proper Interpretation of “Disguised Restriction on International Trade” under the WTO: The Need to Look at the Protective Effect*, Journal of International Dispute Settlement; Vol. 4, No. 1, March 2013
- (40) Chang-fa Lo, *Constitutional Issues for Legislative Adoption of Mandatory Arbitration*, Romania Arbitration Journal, No. 2, Anul. 7 (Vol. 26), 2013
- (41) Chang-fa Lo, *Relations between the TRIPS Agreement and the Anti-Counterfeiting Trade Agreement: A Plurilateral Instrument Having Multilateral Functions with Little Multilateral Process*, Foreign Trade Review, Volume 47 Issue No. 4 (2012)
- (42) Chang-fa Lo, *On the “Failure” and “Possible Reform” of IEL in Protecting Human Rights: A Book Review of “International Economic Law in the 21<sup>st</sup> Century” by Ernsst-Ulrich Petersmann*, Asian Journal of WTO and International Health Law and Policy, Vol. 7, No. 2, 2012
- (43) Chang-fa Lo, *External Regime Coherence: WTO/BIT and Public Health Tension as an Illustration*, Asian Journal of WTO and International Health Law and Policy, Vol. 7, No.1, 2012
- (44) Chang-fa Lo, *Identifying Different Dimensions of Transnational Law: A Book Review of “Making Transnational Law Work in the Global Economy: Essays in Honor of Detlev Vagts” edited by Pieter H.F. Bekker, Rudolf Dolzer and Michael Waibel*, Asian Journal of WTO and International Health Law and Policy, Vol. 7, No.1, 2012
- (45) Chang-fa Lo, *Is it an Interpretation Issue or an Issue of Rebalancing the Poorer and Richer Countries through further Negotiations: A Book Review of “Interpreting TRIPS” by Professor Hiroko Yamane*, Asian Journal of WTO and International Health Law and Policy, Vol. 6, No.2, 2012
- (46) Chang-fa Lo, *Plain packaging and indirect expropriation of trademark rights under BITs*, Medicine and Law Journal, Volume 31 No. 4, December 2012.
- (47) Chang-fa Lo, *The Difference between Treaty Interpretation and Treaty Application and the Possibility to Take into Account Non-WTO Treaties under WTO through Treaty Interpretation*, The Indiana International & Comparative Law Review, Vol. 22, No. 1, 2012.

- (48) Chang-fa Lo, *A clearer rule for dictionary use will not affect holistic approach and flexibility of treaty interpretation— A rejoinder to Isabelle Van Damme*, *Journal of International Dispute Settlement*, Vol. 3, No. 1, March 2012.
- (49) Chang-fa Lo, *The Shrinking Role of Article 25 in DSU: A Proper Understanding of “Clearly Defined” Issues to Enhance Efficiency of WTO Dispute Settlement Procedure*, *US-China Law Review*, Vol. 8, No. 10, 2011.
- (50) Chang-fa Lo, *The benefits for developing countries of accession to the Agreement on Government Procurement: The case of Chinese Taipei*, in *The WTO Regime on Government Procurement* (2011, Cambridge University Press)
- (51) Chang-fa Lo, *Taiwan: External influences mixed with traditional elements to form its unique legal system*, in *Law and Legal Institutions of Asia: Traditions, Adaptations and Innovations*, Edited by Ann Black and Gary F Bell (2011, Cambridge University Press)
- (52) Chang-fa Lo, *Potential Conflict between TRIPS and GATT Concerning Parallel Importation of Drugs and Possible Solution to Prevent Undesirable Market Segmentation*, *Food and Drug Law Journal* (Vol. 66, No. 1, 2011) SSCI Journal
- (53) Chang-fa Lo, *Good Faith Use of Dictionary in the Search of Ordinary Meaning under the WTO Dispute Settlement Understanding*, *Journal of International Dispute Settlement*; doi: 10.1093/jnlids/idq005 (vol. 1, No. 2, 2010)
- (54) Chang-fa Lo, *Case: Living organ transplantation: cross-national donors*, in *Teaching Ethics in Organ Transplantation and Tissue Donation* (Silke Schicktanz, Claudia Wiesemann and Sabine Wöhlke, eds. (2010 University of Göttingen)
- (55) Chang-fa Lo (with other 12 authors), *The Experience of Reducing Tobacco Growing in Taiwan: Government’s Intervention, Challenges and Opportunities*, *Asian Journal of WTO and International Health Law and Policy*, Vol. 5, No.1, 2010 (SSCI journal)
- (56) Chang-fa Lo, *FCTC guidelines on tobacco industry foreign investment would strengthen controls on tobacco supply and close loopholes in the tobacco treaty*, *Tobacco Control*, (2010, SCI journal) August 2010, Volume 19, Issue 4
- (57) Chang-fa Lo, *Values to Be Added to an “Eastphalia Order” by the Emerging China*, *Indiana Journal of Global Legal Studies*, Vol. 17, No. 13, 2010
- (58) Chang-fa Lo, *Environmental Protection through FTAs: Paradigm Shifting from Multilateral to Multi-Bilateral Approach*, *Asian Journal of WTO and International Health Law and Policy*, Vol. 4, No.1, 2009 (SSCI journal)
- (59) (Co-authored with 12 other authors), *Combating against Tobacco Smuggling: Taiwan’s Experience*, *Asian Journal of WTO and International Health Law and Policy*, Vol. 3, No. 2, 2009 (SSCI journal)
- (60) Chang-fa Lo, *Risks, Scientific Uncertainty and the Approach of Applying Precautionary Principle*, “*Medicine and Law*” *Journal*, Volume 28 Number 2,

June 2009

- (61) Chang-fa Lo, *Conditions and Ways of Restoring Investment to the WTO Negotiation Agenda: Establishing a linkage between BITs and WTO*, a chapter of “Expansion of Trade and FDI in Asia: Strategic and Policy Challenges”, Julien Chaisse and Philippe Gugler (Eds), Routledge (2009)
- (62) Chang-fa Lo, *De-connecting the Traditional Connecting Factors for Intellectual Property Case and Establishing a New Approach*, a book chapter in “New Frontier of the Development of Legal Scholarship in 21st Century: A Collection of Papers to Celebrate Professor Tse-Tung Ko’s 70th Birthday”, by Angle Publishing Co. (December 2008)
- (63) Chang-fa Lo, *On a Balanced Mechanism of Publishing Arbitral Awards*, Contemporary Asia Arbitration Journal, vol. 1, No. 2, (2008)
- (64) Chang-fa Lo, *Tobacco Companies Assisting Government Agencies in Fighting against Illicit Trade in Tobacco Products: Regulating the Cooperative Relations in the Protocol*, Asian Journal of WTO and International Health Law and Policy, vol. 3, No. 2, September 2008 (SSCI journal)
- (65) Chang-fa Lo, *The Constraint of Government Procurement Law in Dealing with Misuse of Dominant Power in Government Procurement Market: An Organic Cooperative Relation between the Law and Competition Legislation Enlightened by a Dispute Settlement Case in Taiwan*, National Taiwan University Law Review, vol. 3, No. 1 (March 2008)
- (66) Chang-fa Lo, *Principles and Criteria for International and Transnational Public Policies in Commercial Arbitration*, Contemporary Asia Arbitration Journal, vol. 1, No. 1, (2008)
- (67) (Coauthor with 13 other experts from different countries) *Recommendations on the Prohibition, Prevention and Elimination of Organ Trafficking in Asia*, a document issued by Asian Task Force on Organ Trafficking, with Professor Lo as the chairman, 2008
- (68) Chang-fa Lo, *A Comparison of BIT and the Investment Chapter of Free Trade Agreement from Policy Perspective*, Asian Journal of WTO and International Health Law and Policy, vol. 3, No. 1, 2008
- (69) Chang-fa Lo, *The Interface between Bioethics and Cultural Diversity under the Universal Declaration on Bioethics and Human Rights*, “Medicine and Law” Journal, No. 2, Vol. 27, June 2008
- (70) Chang-fa Lo, *The Trend of Including Competition Chapter in Free Trade Agreements – Implications on the Establishing International Competition Network and the Convergence of Competition Policy*, a Chapter of *The Role of Competition Law/Policy in the Socio-Economic Development*, Tzong-leh Hwang ed., 2007.
- (71) Chang-fa Lo, *Laying the foundation for Free Trade Agreement to Include a*

- Health Chapter*, Asian Journal of WTO and International Health Law and Policy, vol. 2, No. 1, 2007
- (72) Chang-fa Lo, *Factors Affecting Asian FTA practices: An Approach to Surmount Difficulties*, Kokusaiho Gaiko Zassi (The Journal of International Law and Diplomacy), vol. 105, No. 3, November 2006.
- (73) Chang-fa Lo, *Establishing Global Governance in the Implementation of FCTC: Some Reflections on the Current Two-Pillar and One-Roof Framework*, Asian Journal of WTO and International Health Law and Policy, vol. 1, No. 2, 2006
- (74) Chang-fa Lo, *Dispute Settlement under Free Trade Agreements: Its Interaction and Relations with WTO Dispute Settlement Procedures*, A Chapter included in the book “The WTO in the Twenty-first Century: Dispute Settlement, Negotiations, and Regionalism in Asia” Yasuhei Taniguchi, Alan Yanovich and Jan Bohanes (eds), (Cambridge University Press) (2006)
- (75) Chang-fa Lo, *Possible Reform for Legal Education in Taiwan: A Refined “J.D. System?”*, Asia Journal of Comparative Law, Vol. 1, No. 1, 2006
- (76) Chang-fa Lo, *Driving an Ox Cart to Catch up with the Space Shuttle: the Need and Prospects of Legal Education Reform in Taiwan*, Wisconsin International Law Journal, Vol. 24, Winter, 2006
- (77) Chang-fa Lo, *Citizen’s Report on the State of Competition Law in the World – Taiwan*, Chapter in *Competition Regimes in the World--A Civil Society Report*, edited by Pradeep S. Mehta (CUTS (Consumer Unity & Trust Society) International), 2006
- (78) Chang-fa Lo, *From S&D Treatment to S&D Agreement under the WTO: Developing a Friendlier Global Governance of Trade for Developing Countries*, Asian Journal of WTO and International Health Law and Policy, Vol. 1, No. 1, 2006
- (79) Chang-fa Lo, *Developing a legal Framework for Greater Economic Integration of East and South East Asia*, Included in “III. Regional Trading Arrangements. C. Commentary” in *Trading Arrangement in the Pacific Rim, ASEAN and APEC*, compiled and edited by Paul Davidson (Oceana Publications Inc.), September 2004
- (80) Chang-fa Lo, *Refreshed Approaches to the Development of Global Competition Framework*, As a Chapter in *The Future Development of Competition Framework*, Tzong-Leh Hwang and Chiyuan Chen edited, International Competition Law Series Vol. 15, published by Kluwer Law International, New York, 2004
- (81) Chang-fa Lo, *Various Dispute Settlement Mechanism in Taiwan for Government Procurement Contract: Revisit*, CAA Arbitration Journal, Volume II (published by Arbitration Association of the Republic of China, 2003)
- (82) Chang-fa Lo, *The Implication of an FTA for the Relations between Taiwan*,

- China and Hong Kong* (in Chinese), A book chapter in *WTO Rules and the economic and Trade Relations between the Four Places of the Taiwan Strait*, ed. by Xianchu Zhang, The Commercial Press (H.K.) Ltd. 2003
- (83) Chang-fa Lo, *The Essence of the Ethical Rules and a Road to the Enhancement of Credibility and Trust of Arbitration*, CAA Arbitration Journal, Volume I (published by Arbitration Association of the Republic of China, 2002)
- (84) Chang-fa Lo, *The Connection of Competition Law with Knowledge Economies and Its Reform* (in Chinese), A Collection of Papers to Celebrate Professor Zong-Le Hwang's 60th Birthday, vol. 2 "Property Law", 2002
- (85) Chang-fa Lo, *Striking a New Balance between the IPR-Holder and the Producers and Sellers of the Alleged Infringing Products under the Fair Trade Law of Taiwan*, As Chapter 20 In *International Antitrust Law & Policy*, Fordham University School of Law, published by Juris Publishing Inc. New York, 2002
- (86) Chang-fa Lo, *International Cooperation on Competition Law and Policy: The Review and Prospects of Taiwan's Experience* (in Chinese), Fair Trade Quarterly, 2002
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