

TABLE OF CONTENTS

ENDORSEMENT	ii
APPROVAL	iii
STATEMENT OF ANTI-PLAGIARISM.....	iv
ACKNOWLEDGEMENTS.....	v
ABSTRACT	x
INTISARI	xi
CHAPTER I: INTRODUCTION	1
A. Background	1
B. Research Question	9
C. Originality of the Research	9
D. Research Purpose	12
E. Benefits of the Research	13
CHAPTER II: THEORETICAL REVIEW	15
A. International Trade Law	15
1. Origins and Development	15
2. Objectives of the WTO	17
3. The WTO law	18
B. The GATT 1994	20
1. Mandate	20
2. QR Prohibition and the Justifications to Impose Them	22
C. Mining Law Regime in Indonesia	25
1. An Overview	26
2. Raw Materials Export Ban	28
D. Dispute Settlement Mechanism at the WTO	30
1. Evolution of the DSM	30
a. Pre-Uruguay Round	30
b. Uruguay Round	32
2. Jurisdiction of the DSM	32
a. Jurisdiction <i>Ratione Personae</i>	32
b. Jurisdiction <i>Ratione Materiae</i>	34
3. Process and Methods of the DSM	35

a.	Consultations	35
b.	Panel Proceedings	36
c.	AB Proceedings	38
d.	Implementation and Enforcement of the Recommendations and Rulings	40
E.	Treaty Interpretation	41
1.	Methods of Interpretation	41
2.	The Elements Set Out in Article 31 of the VCLT	42
3.	The Elements Set Out in Article 32 of the VCLT	46
CHAPTER III:	RESEARCH METHOD	49
A.	Types of Research	49
B.	Types of Data	50
C.	Data Collection Method	51
D.	Data Analysis	51
CHAPTER IV:	RESEARCH FINDINGS AND ANALYSIS	53
A.	Interpretation and Utilization of Articles XI:2(a) and XX(g) of the GATT 1994 with Respect to QR	53
1.	Context, Object, and Purpose of the GATT 1994	54
a.	The Marrakesh Agreement's Preamble	55
b.	The GATT's Preamble	56
2.	The Treaty Obligation to Eliminate QR under Article XI:1 of the GATT 1994	57
a.	Prohibitions or Restrictions	58
b.	Other than Duties, Taxes, or Other Charges	59
c.	Made Effective through	63
3.	Carve-out in Article XI:2(a) of the GATT 1994	63
a.	Temporary Application to Prevent or Relieve Critical Shortage	66
b.	Essentiality of Products	70
4.	Conservation of Exhaustible Natural Resources under Article XX(g) of the GATT 1994	71
a.	Interpretation and Utilization of Article XX(g)	72
i.	Relating to the Conservation of Exhaustible Natural Resources	73
ii.	Made Effective in Conjunction with Restrictions on Domestic Production or Consumption	75
b.	Interpretation and Utilization of the <i>Chapeau</i> of Article XX ...	77
i.	The Context, Object, and Purpose of the <i>Chapeau</i>	78
ii.	The Requirement not to Impose "Arbitrary or Unjustifiable Discrimination"	80

iii. The Requirement not to be a “Disguised Restriction to International Trade”	84
c. The Nexus between the Carve-Out in Article XI:2(a) and the General Exception in Article XX(g)	85
B. The Application of Articles XI:2(a) and XX(g) of the GATT 1994 to Justify Indonesia’s Measure on the Export Ban of Raw Materials	87
1. A Simple Background to the DS592 Case	88
2. Temporary Application of the Export Ban to Prevent Critical Shortage	90
3. Nickel is “Essential” to the Indonesian National Economy	92
4. The Export Ban is Primarily Aimed at the Conservation of Nickel which is an Exhaustible Natural Resource	95
5. Smelting Obligation Restricts Domestic Nickel Production	97
6. Legal Contention on the <i>Chapeau</i> of Article XX	99
7. The Invocation of the Principle of Permanent Sovereignty over Natural Resources	102
CHAPTER V: CLOSURE	105
A. CONCLUSION	105
B. RECOMMENDATION	107
BIBLIOGRAPHY	109