

## Index (work in progress)

- actionable subsidies, 11.33-1
- adverse effects, of subsidies, 11.33-1
- Advisory Centre on WTO Law, 2.12-2
- Agreement
  - Government Procurement, 6.21-1
  - Import Licensing Procedures, 5.23-1
  - Information Technology, 15.54-1
  - Preshipment Inspection, 6.22-1
  - SCM, 11.31-2
  - SPS Measures, 14.41-1
  - Technical Barriers to Trade, 7.24-1
  - Trade Facilitation, 7.31-1
  - TRIMs, 8.24-1
  - TRIPS, 21.13-1
- agriculture
  - AMS, 14.23-7
  - de minimis* support, 14.23-3
  - developing countries, 14.22-10, 14.25-1
  - domestic support, 14.23-1
  - EMS, 14.23-10
  - export prohibitions, 14.25-1
  - export subsidies, 14.24-1
  - GATT, 14.31-1
  - Green Box, 14.23-4
  - market access, 14.22-1
  - market access opportunities, 14.22-6
  - public stockholding, 14.23-4
  - special safeguards, 14.22-6
  - trigger price, 14.22-8
  - WTO Agreement, 14.21-1
- air transport
  - GATS rules, 31.31-3
- alcoholic spirits
  - geographical indications, 21.23-3
- anti-competitive practices
  - TRIPS rules, 21.28-2
- anti-dumping measures
  - anti-circumvention, 12.52-8
  - constructed price, 12.23-10
  - developing countries, 12.52-9
  - dumping margin, 12.21-1
  - duties, 12.52-1
  - export price, 12.22-1
  - initiation, 12.51-4
  - injury, 12.31-1
    - cumulation, 12.41-11
    - industry, 12.42-3
    - threat, 12.41-25
  - investigation, 12.51-12
  - like product, 12.23-1, 12.42-4
  - MFN treatment, 8.32-4
  - normal value, 12.23-1
  - price comparison, 12.24-1
  - procedures, 12.51-1
  - provisional duties, 12.51-63
  - retroactivity, 12.52-10
  - review, 12.52-12
  - undertakings, 12.51-61
- Appellate Body
  - divisions, 2.23-134
  - national law, 2.23-105
  - review of facts, 2.23-105
  - separate opinions, 2.23-136
- arbitrary or unjustifiable discrimination
  - GATT Article XX, 13.11-8
  - TBT Agreement, 7.24-12
- armaments, 13.21-5
- Australia Group, 13.21-8
- balance-of-payments measures
  - GATS, 31.15-1
  - GATT, 10.11-1
- Bali Decision - stockholding, 14.23-5
- Bali TRQ Decision, 5.23-1, 5.23-7
- Berne Convention, 21.21-1
- binding. *See* tariff binding
- border measures, 8.21-4
- border tax adjustments, 11.32-9
- Bosnia and Herzegovina, 1.32-6
- boundaries of WTO rules, 1.12-11
- bovine meat, 15.23-1
- butter, 15.23-1
- capital movement
  - services, 31.16-10
- certificates of origin, 7.33-6
- Chicken War, 5.13-6, 8.43-5
- China, 1.32-4
- chlorofluorocarbons, 13.13-15
- CITES, 13.13-9
- civil aircraft
  - Agreement, 15.52-1
  - discrimination, 8.12-3
  - Export Credit Arrangement, 11.24-2
- classification of goods, 4.21-1
- Climate Change Convention, 13.13-13
- cocoa
  - International Agreement, 15.22-1
- Code of Good Practice for standards, 7.24-35
- Codex Alimentarius Commission, 14.42-13, 14.46-1
- coffee
  - International Agreement, 15.22-1
- Committee
  - Agriculture, 14.25-2
  - Anti-Dumping Practices, 12.13-1
  - Balance of Payments Restrictions, 10.13-1
  - Customs Valuation, 4.32-14
  - Harmonized System, 4.22-2
  - Import Licensing, 5.23-2
  - Market Access, 4.43-1, 5.13-11
  - Preferences Developing Countries, 9.24-2
  - Rules of Origin, 4.42-6
  - Safeguards, 10.21-34
  - Sanitary and Phytosanitary Measures, 14.45-3
  - SCM, 12.13-1
  - Technical Barriers to Trade, 7.24-51
  - Trade and Development, 9.21-1
  - Trade and Environment, 13.13-6
  - Trade Facilitation, 7.31-2
  - Trade in Civil Aircraft, 15.52-3
  - Trade in Financial Services, 31.22-3
  - TRIMs, 8.24-4
- commodity agreements
  - GATT exception, 13.15-6
- competition
  - goods, 6.41-1
  - services, 31.14-12
- competitive disadvantage

- non-violation nullification, 2.27-7
- conciliation, 2.23-6
- conflicting texts, 1.12-7
- conformity assessment, 7.24-39
- consensus principle, 1.22-1
  - negative consensus, 2.21-5
- conservation, 13.13-5
- consultations. *See* dispute settlement
- CONTRACTING PARTIES
  - decisions, 1.12-5
  - role, 1.11-2
- Convention. *See under subject*
- copyright
  - broadcasts, 21.21-8
  - cinematographic works, 21.21-5
  - developing countries, 21.21-9
  - phonograms, 21.21-8
  - protected works, 21.21-1
  - rights protected, 21.21-3
  - term, 21.21-9
  - TRIPS rules, 21.21-1
- Council for Trade in Goods, 1.21-3
- Council for Trade in Services, 1.21-2, 31.22-2
- Council for TRIPS, 1.21-2, 21.44-1
- countervailing measures
  - aircraft, 15.52-3
  - anti-circumvention, 12.52-8
  - developing countries, 12.52-9
  - duties, 12.52-1
  - initiation, 12.51-4
  - injury, 12.31-1
    - cumulation, 12.41-11
    - industry, 12.42-3
    - threat, 12.41-25
  - investigation, 12.51-12
  - like product, 12.42-4
  - procedures, 12.51-1
  - provisional duties, 12.51-63
  - retroactivity, 12.52-10
  - review, 12.52-12
  - undertakings, 12.51-61
- covered agreements, 2.21-1
- COVID-19, 1.12-45, 2.23-53, 6.22-20, 13.13-1, 13.15-10, 21.25-1, 21.25-11
  - classification issues, 4.22-2
- Customs Co-operation Council, 3.11-1
- customs fees, 7.33-7
- customs measures, 7.31-1
  - administration, 7.33-1
  - advance rulings, 7.33-5
  - appeal, 7.34-3
  - border procedures, 7.34-1
  - detention, 7.33-13
  - developing countries, 7.35-1
  - expedited shipments, 7.33-12
  - fees, 7.33-7
  - food, etc., 7.33-13
  - inward processing, 7.33-13
  - making, 7.32-1
  - origin certificates, 7.33-6
  - penalties, 7.33-9
  - perishable goods, 7.33-12
  - post-clearance audit, 7.33-12
  - pre-shipment inspection, 7.33-6
  - procedures, 7.31-3
  - publication, 7.32-1
  - publication, 7.32-7
  - release and clearance, 7.33-11
  - simplification, 7.32-11
  - single window, 7.34-1
  - temporary admission, 7.33-13
  - test procedures, 7.33-11
  - transit, 7.33-14
- customs territory, 4.11-1
- customs union, 8.42-1
- dairy products
  - International Agreement, 15.23-1
- developing countries, 9.11-1
  - agriculture, 14.22-10, 14.25-1
  - balance-of-payments measures, 10.22-1
  - copyright, 21.21-9
  - countervailing measures, 12.52-9
  - customs measures, 7.35-1
  - dispute settlement, 2.22-10
  - economic integration, 9.24-1, 31.13-3
  - Enabling Clause, 9.21-4
  - free-trade areas, 8.44-3
  - GATT treatment, 9.21-2
  - Harmonized System, 4.22-3
  - IMF rules, 7.12-1
  - implementation of panel reports, 2.24-24
  - non-reciprocity, 5.12-1, 9.23-1
  - panel reports, 2.23-64
  - patents, 21.25-20
  - preferences, 9.22-1
  - preferences between, 9.24-1
  - preferential treatment, 9.21-1
  - quantitative restrictions, 10.14-1
  - safeguard measures, 10.21-20, 10.22-1
  - services, 31.12-6
    - negotiations, 31.21-1
    - subsidies, 31.15-8
  - special and differential treatment, 9.21-1
  - SPS Agreement, 14.45-1
  - standards, 7.24-49
  - subsidies, 11.36-1
  - tariff renegotiations, 5.13-4
  - technical regulations, 7.24-49
  - telecommunications services, 31.34-5
  - TRIPS Agreement, 21.43-1
  - valuation of goods, 4.32-12
- diamonds
  - Kimberley Scheme, 15.31-1
- directly competitive or substitutable products, 8.22-8
- discrimination. *See* MFN treatment
  - anti-dumping duties, 12.52-3
  - arbitrary or unjustifiable, 13.11-8
  - concept, 8.13-1
  - countervailing measures, 12.52-3
  - de facto, 8.13-1
  - developing countries, 9.24-2
  - GATT, 8.11-1
  - GATT Article XVII, 6.12-2
  - GATT Article XX, 13.11-9
  - like cases and products, 8.12-1
  - patents, 21.25-3
  - pre-shipment inspection, 6.32-1
  - price control, 13.15-6
  - quantitative restrictions, 5.22-1, 10.14-1
  - safeguard measures, 10.21-17, 10.21-31
  - telecommunications, 31.34-4
  - transit, 8.61-1
  - TRIPS Agreement, 21.13-10
  - WTO, 8.11-1

WTO agreements, 8.61-2  
 disguised restriction on trade, 13.11-11  
 dispute settlement, 2.11-1, 2.22-1  
   'as such actions', 1.13-8  
 affirmative defence, 1.12-10, 2.23-40, 2.23-42, 2.23-74  
 affirmative defence, 2.23-110  
 air transport, 31.31-4  
 anti-dumping measures, 12.14-1  
 appeal procedure, 2.23-137  
   MPIA, 2.23-135, 2.23-143  
 appeals blockage, 2.21-1  
 appeals scope, 2.23-144  
 Appellate Body \t *See* Appellate Body, 2.23-105  
 appellate review, 2.23-133  
 arbitration, 2.26-4  
 as such actions, 1.13-16  
 binding character, 2.23-77  
 burden of proof, 2.23-109  
   exceptions, 2.23-126  
 burden of proof, 2.23-117  
 burden of proof, 2.23-122  
 burden of proof, 2.23-125  
 burden of proof, 2.23-131  
 claims, 2.23-21  
 claims vs arguments, 2.23-26  
 clarification, 2.22-3  
 compensation, 2.25-1  
 compliance proceedings, 2.24-10  
   procedures, 2.24-20  
   remedies, 2.24-23  
   scope, 2.24-13  
 conciliation, 2.23-6  
 consultations, 2.23-4  
 counsel, 2.23-19  
 countermeasures, 2.25-1  
   arbitration, 2.25-17  
   level, 2.25-5, 2.25-20  
   sector choice, 2.25-13  
 countervailing measures, 12.14-8  
 covered agreements, 2.31-1  
 customs unions, 2.23-19  
 developing countries, 2.22-10  
 discretionary action, 1.13-19  
 DSB surveillance, 2.24-23  
   developing countries, 2.24-24  
 estoppel, 2.23-7  
 evidence, 2.23-91  
   expert, 2.23-100  
   probative value, 2.23-115  
 fair hearing, 2.23-49  
 fairness, 2.23-49  
 frivolous complaints, 2.23-7  
 functions, 2.22-3  
 GATT 1994, 2.32-1  
 GATT practice, 2.22-1  
 GATT principles, 2.22-1  
 good faith, 2.22-9  
 good offices, 2.23-6  
 Harmonized System, 4.22-2  
 implementation  
   reasonable period, 2.24-1  
 informal procedures, 2.12-1  
*jura novit curia*, 2.23-69, 2.23-111  
 LDC Members, 2.26-3  
 legal issues, 2.23-69  
 legal principles, 2.23-164  
 local remedies, 2.23-75  
 mandatory measures, 1.13-16  
 measures, 1.13-6  
   modified, 2.23-31  
   not in force, 2.23-30  
   rules, 1.13-8  
 mediation, 2.23-6  
 multilateral agreement, 2.21-4  
 multiple complainants, 2.23-11  
 mutually agreed solution, 2.22-6, 2.22-7  
 non-violation complaints, 2.27-1  
 nullification or impairment, 2.11-1, 2.23-155, 2.32-1  
 objectives, 2.22-7  
 other jurisdictions, 2.23-76  
 outcome, 2.22-7  
 outcome of appeals, 2.23-150  
 panels  
   accelerated procedures, 2.23-63  
   affirmative defence, 2.23-124  
   *amicus curiae*, 2.23-72  
   business confidential information, 2.23-67  
   composition, 2.23-10  
   confidentiality, 2.23-64, 2.23-99  
   constitution, 2.23-11  
   delay, 2.23-63  
   discretion, 2.23-42  
   dissent, 2.23-63  
   due process, 2.23-49  
   establishment, 2.23-8  
   factual issues, 2.23-69  
   hearings, 2.23-53  
   impartiality, 2.23-50  
   interim report, 2.23-60  
   interim review, 2.23-60  
   investigative powers, 2.23-96  
   judicial economy, 2.23-42  
   jurisdiction, 2.23-72  
   language, 2.23-55, 2.23-96  
   *locus standi*, 2.23-75  
   mandatory rules, 2.23-106  
   municipal law, 2.23-104  
   national law, 2.23-104  
   non-cooperation, 2.23-100  
   non-WTO treaties, 2.23-103  
   order of analysis, 2.23-62  
   panelists, 2.23-9, 2.23-10  
   preliminary ruling, 2.23-55  
   *prima facie* case, 2.23-113  
   priority of issues, 2.23-46  
   procedure, 2.23-47  
   proof, 2.23-109  
   public hearings, 2.23-66  
   questioning, 2.23-97  
   recommendations, 2.23-158  
   record, 2.23-87  
   report, 2.23-62  
   review jurisdiction, 2.23-77  
   standard of review, 2.23-81  
   submissions, 2.23-52  
   suggestions, 2.23-160  
   suspension, 2.23-59  
   terms of reference, 2.23-18  
   timetabling, 2.23-52  
   working procedures, 2.23-51, 2.23-67  
 pre-shipment inspection, 6.32-2  
 procedural reform, 2.21-1  
 procedures, 2.23-1

prompt settlement, 2.22-4  
 proof  
     adverse inferences, 2.23-100, 2.23-115, 11.33-18, 11.33-23, 14.45-2  
     balance of probabilities  
     burden \t *See* burden, 2.23-117  
     good faith, 2.23-116  
     national law, 2.23-116  
     presumptions, 2.23-118  
     standard of proof, 2.23-119  
     undisputed facts, 2.23-121  
 recommendations, 2.23-155  
     implementation, 2.23-162  
 reparation, 2.23-163  
*res judicata*, 2.23-77, 2.23-153  
 responsibility, 2.22-5  
 retaliation, 2.25-1  
 rules of conduct, 2.23-10  
 satisfactory settlement, 2.22-6  
 scope, 2.23-20  
 services, 31.22-1  
 special or additional rules, 2.21-2  
 terms of reference, 2.23-20  
     ‘plainly connect’, 2.23-38  
     measures, 2.23-26  
     WTO provision, 2.23-36  
 third parties, 2.23-5, 2.23-14  
 time limits, 2.23-64  
 unilateral action, 2.26-1  
 unwritten measures, 2.23-107  
 valuation of goods, 4.32-14  
 withdrawal of measure, 2.22-8  
 WTO principles, 2.22-2  
 Dispute Settlement Body, 1.21-2, 2.21-4  
 Dispute Settlement Understanding. *See* DSU  
 double taxation disputes, 31.22-1  
 DSU, 2.11-1  
     amendment, 1.24-2  
     Article 11, 2.23-47  
     Article 17.14, 2.23-77  
     Article 3  
         2, 1.12-39  
     Article 3.8, 2.23-155  
     Article 7, 2.23-18  
 dumping. *See* anti-dumping measures  
 economic integration, 8.41-2  
     developing countries, 9.24-1  
     goods, 8.42-1  
     services, 31.13-1  
 educational, scientific and cultural materials  
     International Agreement, 15.42-1  
 electronic commerce, 31.16-10  
 Enabling Clause, 2.23-41, 9.21-4, 9.24-1  
 enquiry points  
     SPS Agreement, 14.43-3  
     TBT Agreement, 7.24-48  
     TFA, 7.32-10  
 environment, 13.13-5  
     GATT exception, 13.13-5  
     services, 31.15-5  
 European Union, 1.32-5  
 exceptions  
     GATS, 31.15-3  
     GATT, 13.11-2  
 exchange control, 7.11-1  
 exhaustible resources  
     GATT exception, 13.15-3  
 Export Credit Arrangement, 11.21-1, 11.32-16  
     financial terms, 11.23-1  
     forms of support, 11.22-1  
     sector understandings, 11.24-1  
 export credit insurance, 11.32-13  
 export credit subsidization, 11.32-17  
     agriculture, 14.24-9  
 export restraint  
     voluntary, 10.23-1  
 export restrictions, 5.24-1  
 FAO, 3.22-2  
 films, 8.26-1, 21.21-1  
 financial services  
     GATS rules, 31.32-1  
 Firearms Protocol, 13.21-9  
 fish, 14.21-1  
     subsidies, 11.38-1  
 food aid  
     Agriculture Agreement, 14.24-10  
 free-trade area, 8.42-1  
 frontier zones  
     GATT exceptions, 8.51-1  
     services, 31.12-4  
 G7 Economic Summit, 3.12-4  
 GATS  
     Article 14 XIVbis, 31.15-7  
     Article I  
         3, 31.11-8  
     financial services, 31.32-5  
     schedule interpretation, 31.16-4  
     scope, 31.11-7  
 GATS \t *See also* services, 21.44-1  
 GATT  
     Article 01 I  
         2, 8.51-1  
     Article 03 III  
         1, 1.32-3  
         8 \f, 8.25-1  
     Article 11 XI  
         2(b), 7.22-1  
     Article 19 XIX  
         2, 10.21-23  
     Article 28 XXVIIIbis, 5.11-2  
     Article 38 XXXVIII, 9.21-4  
     origins, 1.11-1  
     Part IV, 8.44-3  
 GATT 1994, 1.12-5  
 General Council, 1.21-2  
 Generalized System of Preferences, 9.22-1  
 geographical indications of origin  
     TRIPS rules, 21.23-1  
 gold and silver  
     GATT exception, 13.15-1  
 good faith, 2.22-9  
 good offices, 2.23-6  
 government procurement, 8.25-1, *See* procurement  
 Government Procurement Agreement  
     accession, 6.22-20  
     commitments, 6.22-5  
     Committee, 6.22-20  
     developing countries, 6.22-18  
     non-discrimination, 6.22-8  
     review, 6.22-16  
     tendering, 6.22-10, 6.22-14  
     thresholds, 6.22-6  
     transparency, 6.22-17  
 grandfather clause, 1.13-1, 1.31-5

- Harmonization of Frontier Controls
  - Convention, 7.23-2, 7.31-3
- Harmonized System, 4.22-1
  - amendments, 4.22-3
  - dispute settlement, 4.22-2
  - interpretative rules, 4.22-3
  - tariff Schedules, 5.11-5, 5.11-18
- Harmonized System Convention, 4.22-1
- Havana Charter, 1.11-1
  - Article 31, 5.11-18
- hazardous chemicals
  - Rotterdam Convention, 13.13-16
- hazardous wastes
  - Basel Convention, 13.13-15
- IAEA, 13.23-1
- IEC, 7.23-2
- illegal, unreported and unregulated fishing, 11.38-2
- Illustrative List of Export Subsidies, 11.32-5
- import deposits, 10.12-3
- import licensing, 5.23-1
- Import Licensing Agreement
  - Article 3, 5.23-5
- import surcharges, 10.12-3
- industrial designs
  - TRIPS rules, 21.24-1
- information technology, 15.54-1
- inspection. *See* preshipment inspection
- integrated circuits
  - TRIPS rules, 21.26-1
- intellectual property
  - acquisition of rights, 21.41-1
  - agrochemicals, 21.43-1
  - computer programs, 21.21-2
  - counterfeits, 21.33-6
  - criminal procedures, 21.33-8
  - developing countries, 21.43-1
  - exhaustion, 21.13-11
  - GATS, 21.12-2
  - GATT, 21.12-1
  - GATT exception, 13.14-1
  - introduction, 21.11-1
  - MFN treatment, 21.13-7
  - national treatment, 21.13-7
  - nationality, 21.13-3
  - pharmaceuticals, 21.43-1
    - data protected, 21.27-2
  - pirated goods, 21.33-6
  - transition, 21.44-1
  - TRIPS Agreement, 21.13-1
- intellectual property \t *See individual rights, 21.11-1*
- internal quantitative regulations, 8.23-10
- internal regulations, 8.23-1
- internal taxes, 8.22-1
- International Dairy Agreement \f, 15.23-1
- International Monetary Fund, 3.12-1
  - exchange control, 7.12-1
  - WTO relations, 1.12-44, 3.12-1
- International Office of Epizootics, 14.46-1
- International Organization for Standardization (ISO), 7.23-1
- International Plant Protection Convention, 14.42-13
- international transfers
  - services, 31.16-4
- International Union for the Publication of Customs
  - Tariffs, 3.12-3
- IPIC Treaty, 21.26-1
- Iraq sanctions, 13.22-2
- ISO/IEC, 7.23-2, 7.24-38
- joint statement initiative, 1.12-3
- joint statement initiatives, 1.12-4, 31.14-2
- Jones Act, 1.13-1
- judicial review, 7.34-4
- jus cogens, 1.12-1
- Kyoto Protocol, 13.13-13
- labour standards, 13.13-17
- language versions, 1.12-4
- Law of Treaties Convention, 2.23-164
- layout designs – topographies
  - TRIPS rules, 21.26-1
- least inconsistent measure
  - services, 31.15-2
  - technical regulations, 7.22-1
- least-developed countries
  - dispute settlement, 2.26-4
- Libya sanctions, 13.22-2
- licensing procedures
  - automatic, 5.23-5
  - imports, 5.23-1
  - non-automatic, 5.23-5
- life and health
  - GATS exception, 31.15-5
  - GATT exception, 13.13-1
- like product
  - anti-dumping measures, 12.42-5
  - civil aircraft, 8.12-3
  - competitive relationship, 8.12-2
  - countervailing measures, 12.42-5
  - criteria, 8.12-2
  - degree of similarity, 8.12-4
  - internal taxes, 8.22-2
- local government
  - Civil Aircraft Agreement, 15.52-3
  - conformity assessment, 7.24-46
  - dispute settlement, 2.23-4, 2.26-6
  - GATS status, 31.11-8
  - GATT status, 1.32-1
  - taxes, 8.21-2
  - TBT Agreement, 7.24-34
  - technical regulations, 7.24-35
- maritime transport services, 31.33-1
- market access
  - agriculture, 14.22-1
  - services, 31.16-6
- marks of origin, 13.14-4
- Marrakesh Protocol, 5.12-2
- meat
  - International Agreement, 15.23-1
- mediation, 2.23-6
- MERCOSUR, 9.24-1
- MFN treatment, 8.26-1
  - conditional, 8.13-1
  - exceptions, 8.41-1, 8.51-1
  - GATS Article II, 31.12-1
  - GATT Article I, 8.32-1
  - GATT Article XVII, 6.12-3
  - government procurement, 6.22-8
  - intellectual property, 21.13-7
  - like products, 8.32-8
  - other rules, 8.33-1
  - preshipment inspection, 6.31-1
  - scope, 8.32-1
  - services, 31.12-1
  - state trading, 6.12-3
  - trade defence measures, 8.32-4

- milk, 15.23-1
- Ministerial Conference, 1.21-1
- modification of commitments, 31.21-2
- modification of concessions, 5.13-1
- monopolies, 5.21-3
  - import, 6.12-6
  - services, 31.14-11
- moot interpretations, 1.12-38
- movement of persons
  - services, 31.15-9
- movies, 8.26-1
- Multi-Fibre Arrangement, 15.53-1
- Multilateral Trade Agreements, 1.12-2
  - amendment, 1.24-1
- narcotics, 13.13-4
- national security
  - GATS, 31.15-7
  - GATT, 13.21-1
- national standards. *See* standards
- national treasures
  - GATT exception, 13.15-1
- national treatment, 8.13-1
  - border measures, 8.21-4
  - films, 8.26-1
  - financial services, 31.32-9
  - GATS Article XVII, 31.16-11
  - GATT Article III, 8.21-1
  - GATT Article XVII, 6.12-3
  - intellectual property, 21.13-7
  - internal quantitative regulations, 8.23-10
  - internal regulations, 8.23-1
  - internal taxes, 8.22-1
    - excess taxation, 8.22-5
    - like product, 8.22-2
  - pre-shipment inspection, 6.31-1
  - procurement, 8.25-1
  - services, 31.16-11
  - state trading, 6.12-3
  - subsidies, 8.25-3
- negotiations
  - compensation, 2.25-2
  - Doha Round, 1.13-4
  - geographic appellations, 21.23-3
  - maritime transport services, 31.33-1
  - Multilateral Trade Negotiations, 5.12-2
  - origin rules, 4.42-4
  - Rounds, 1.11-2
  - safeguard measures, 10.22-1
  - services, 31.12-6
    - commitments, 31.21-1
    - movement of persons, 31.15-9
    - procurement, 31.15-3
    - safeguards, 31.15-1
    - subsidies, 31.15-8
  - telecommunications services, 31.34-7
  - Uruguay Round, 1.12-2
  - wine appellations, 21.23-3
  - WTO, 1.12-44
    - WTO accession, 1.31-4
- Nicaragua case, 13.21-5
- nomenclature, 4.21-1
- non-governmental bodies
  - Civil Aircraft Agreement, 15.52-3
  - conformity assessment, 7.24-46
  - GATS status, 31.11-8
  - professional services, 31.35-2
  - SPS Agreement, 14.41-5
  - standards, 7.24-35
    - TBT Agreement, 7.24-34
- non-governmental measures
  - voluntary restraint, 10.23-2
- non-tariff barriers, 5.24-1
- notification
  - agriculture, 14.25-2
    - safeguard measures, 14.22-9
  - anti-dumping measures, 12.51-9, 12.51-16
  - balance-of-payments measures, 10.13-2
  - consultations, 2.23-4
  - countervailing measures, 12.51-9, 12.51-16
  - customs unions, etc., 8.44-1
  - Enabling Clause, 9.21-7
  - GATT Article XXXVII, 9.21-3
  - grandfather clause, 1.13-1
  - import licensing, 5.23-2, 5.23-6
  - intellectual property agreements, 21.13-10
  - intellectual property laws, 21.42-2
  - modification of services Schedules, 31.21-3
  - non-application, 1.32-1
  - plant protection, 14.46-3
  - Rome Convention, 21.13-7
  - safeguard measures, 10.21-26, 10.21-32, 10.22-1
  - services
    - balance-of-payments measures, 31.15-2
    - economic integration, 31.13-4
    - labour market integration, 31.13-5
    - modify commitment, 31.15-1
    - monopolies, 31.14-12
    - nationality, 31.11-6
    - recognition, 31.14-10
    - telecommunications, 31.34-3
  - settled disputes, 2.22-6
  - SPS Agreement, 14.43-3
  - state trading, 6.12-7
  - subsidies, 11.35-1
  - TBT Agreement, 7.24-52
  - TRIMs, 8.24-3
  - WTO obligations, 2.41-1
- nuclear power plants
  - Export Credit Arrangement, 11.24-1
- nuclear proliferation, 13.21-9, 13.23-1
- Nuclear Suppliers Group, 13.23-2
- nullification or impairment. *See* dispute settlement
- OECD, 3.12-3
- olive oil
  - International Agreement, 15.21-1
- origin
  - certificates, 7.33-6
  - marks, 13.14-4
- origin rules, 4.32-1
  - Committee, 4.42-6
  - database, 4.43-2
  - harmonization process, 4.42-5
  - notification, 4.42-6
  - permanent rules, 4.42-4
  - preferential rules, 4.43-1
  - Revised Kyoto Convention, 4.41-1
  - substantial transformation, 4.41-2
  - transition rules, 4.42-1
  - WTO Agreement, 4.42-1
- ozone layer
  - Montreal Protocol, 13.13-15
  - Vienna Convention, 13.13-15
- patents
  - compulsory licensing, 21.25-11

- disclosure, 21.25-19
- discrimination, 21.25-3
- exceptions, 21.25-3
- forfeiture, 21.25-19
- genetic resources, 21.25-6
- patentable interests, 21.25-1
- public health amendment, 21.25-14
- rights, 21.25-7
- traditional knowledge, 21.25-6
- TRIPS rules, 21.25-1
- persistent organic pollutants
  - Stockholm Convention, 13.13-16
- pharmaceuticals. *See* intellectual property
- plant protection, 14.46-3
- plant varieties, 21.25-5
- Plurilateral Trade Agreements, 1.12-3
  - amendment, 1.24-2
- precedent in WTO law, 1.12-37
- preferences
  - developing countries, 9.24-1
  - regional trade arrangements, 8.41-1
- pre-shipment inspection, 6.22-1
  - Clean Report of Findings, 6.31-3
  - obligations, 6.31-1
  - procedural requirements, 6.32-1
  - review procedure, 6.32-1
- price control
  - GATT exception, 13.15-6
- prison labour
  - GATT exception, 13.15-1
- Privileges and Immunities Convention, 1.25-3
- processes and production methods, 7.24-4
- procurement
  - Agreement, 6.21-1
  - aircraft, 15.52-2
  - financial services, 31.32-6
  - services, 31.15-3
- public morals exception
  - GATS, 31.15-4
  - GATT, 13.12-1
- publication of customs laws, etc., 7.32-1
- quantitative restrictions
  - GATT exceptions, 5.21-7
  - GATT prohibition, 5.13-1
  - non-discrimination, 5.22-1
- quota allocation, 5.22-3
- regional government
  - Civil Aircraft Agreement, 15.52-3
  - GATS status, 31.11-8
  - GATT status, 1.32-1
- regional trade agreements, 8.41-1
- renewable energy
  - Export Credit Arrangement, 11.24-2
- responsibility
  - for subordinate governments, 1.32-1
  - government agencies, 1.13-15
  - officials, 1.13-15
- restrictive business practices, 6.41-1, 31.14-12
- retaliation, 10.21-30
  - dispute settlement, 2.25-1
- Revised Kyoto Convention, 3.11-3
- Rome Convention, 21.21-8
- Rounds, 1.11-2, 4.43-1, 5.12-2
- rubber
  - International Agreement, 15.22-1
- safeguard measures
  - agriculture, 14.22-6
  - balance-of-payments, 10.11-1
  - developing countries, 10.22-1
  - review, 2.23-81
  - sectoral, 10.14-1
  - services, 31.15-1
- sanitary and phytosanitary measures, 14.41-1
  - conformity assessment, 14.43-3
  - consistency, 14.44-3
  - developing countries, 14.45-1
  - equivalence, 14.43-9
  - international standards, 14.42-12
  - least trade-restrictive measure, 14.42-6
  - level of protection, 14.44-1
  - making, 14.43-1
  - necessary measures, 14.42-5
  - non-discrimination, 14.42-2
  - precautionary action, 14.44-13
  - regional conditions, 14.42-15
  - risk assessment, 14.44-7
  - scientific principles, 14.42-9
  - scope of Agreement, 14.41-2
- Schedules
  - GATS, 31.16-1
    - modification, 31.21-2
  - GATT
    - modification, 5.13-1
    - structure, 5.11-2
- security exceptions
  - GATS, 31.15-7
  - GATT, 13.15-1
- Serbia, 1.32-6
- serious prejudice, 11.33-4
- services
  - additional commitments, 31.16-14
  - balance-of-payments measures, 31.15-1
  - capital movement, 31.16-10
  - commitments, 31.16-6
  - competition, 31.14-12
  - definitions, 31.11-2
  - developing countries, 31.12-6
  - dispute settlement, 31.22-1
  - domestic regulation, 31.14-1
  - economic integration, 31.13-1
  - excluded supplies, 31.11-8
  - labour market integration, 31.13-5
  - market access
    - commitments, 31.16-6
    - financial services, 31.32-5
  - MFN treatment, 31.12-1
  - monopolies, 31.14-11
  - national treatment
    - commitments, 31.16-11
    - financial services, 31.32-9
  - nationality, 31.11-6
  - negotiations, 31.21-1
  - procurement, 31.15-3
    - financial services, 31.32-6
  - professional services
    - disciplines, 31.35-1
    - qualifications, 31.14-6
  - recognition of qualifications, 31.14-7
  - safeguard measures, 31.15-1
  - Schedule commitments, 31.16-1
  - Schedule modification, 31.21-2
  - subsidies
  - transparency, 31.12-5
- shipping

- coastal, 1.13-1
- ships
  - Export Credit Arrangement, 11.24-1
- short supply
  - GATT exception, 13.15-8
- SITC, 4.21-1
- small arms
  - illicit traffic, 13.21-6
- sources of WTO law, 1.12-1
  - general principles, 1.12-28
  - precedent, 1.12-37
  - treaties, 1.12-2
  - Vienna Convention, 1.12-17
- SPS Agreement
  - Annex C, 14.43-4
- standards
  - Code of Good Practice, 7.24-35
  - conformity assessment, 7.24-39
  - definition, 7.21-1, 7.24-1
  - developing countries, 7.24-49
  - information, 7.24-48
  - international, 7.24-38
  - preparation, etc., 7.24-35
  - professional services, 31.14-2
  - telecommunications services, 31.34-5
- state trading, 6.11-2
- subsidies
  - actionable, 11.33-1
  - adverse effects, 11.33-1
  - agriculture, 14.24-1
  - aircraft, 15.52-3
  - Annex V procedure, 11.33-21
  - benefit, 11.31-21, 12.31-5
  - calculation, 11.31-24
  - countermeasures, 11.33-24
  - countervailing measures, 12.11-1, 12.31-1
  - developing countries, 11.36-1
  - export, 11.32-1
  - export credit, 11.32-13
  - financial contribution, 11.31-8
  - fishing, 11.38-1
  - GATS rules, 31.15-8
  - GATT rules, 11.37-1
  - Illustrative List, 11.32-5
  - import substitution, 11.32-1
  - income or price support, 11.31-20
  - indirect tax, 11.32-10
  - non-actionable, 11.34-1
  - non-violation nullification, 2.27-6
  - notification, 11.35-1
  - OECD Arrangement, 11.21-1
  - Permanent Group of Experts, 12.13-1
  - private body, 11.31-17
  - prohibited, 11.32-1
  - public body, 11.31-7
  - SCM Agreement, 11.31-2
  - serious prejudice, 11.33-4
  - services, 31.15-8
  - specificity, 11.31-29
  - tax exemptions, 11.32-7
  - value-added tax, 11.32-10
- sugar
  - International Agreement, 15.22-1
- surplus disposal, 3.22-2
- sustainable development
  - Rio Declaration, 13.13-7
  - WTO Preamble, 1.12-42, 13.15-4
- tariff bindings, 5.11-4
  - 'other duties or charges', 5.11-11
  - exceptions, 5.11-14
  - exchange rates, 5.11-20
  - initial negotiating rights, 5.13-2
  - modification, 5.13-1
  - monopolies, 5.11-18
  - negotiations, 5.12-1
  - non-violation nullification, 2.27-3
  - ordinary customs duties, 5.11-7
  - principal supplying interest, 5.13-3
  - protection, 5.11-17
  - rectification and certification, 5.13-10
  - substantial interest, 5.13-4
  - substantially equivalent, 5.13-6
- tariff concessions, 5.11-2
- tariff Schedules
  - 'ordinary customs duties', 5.11-7
  - database, 5.11-6
  - HS updating, 5.11-5
  - loose-leaf, 5.11-6
- tariffication, 14.22-1
- TBT Agreement
  - Committee, 7.24-50
  - dispute settlement, 7.24-51
- technical regulations
  - conformity assessment, 7.24-39, 14.43-3
  - definition, 7.21-1, 7.24-1
  - developing countries, 7.24-49
  - dispute settlement, 7.24-51
  - equivalence, 14.43-9
  - equivalence recognition, 7.24-33
  - GATT obligations, 7.22-1
  - information, 7.24-48
  - international harmonization, 14.42-12
  - international standards, 7.24-25
  - justification, 7.24-30
  - least trade-restrictive measures, 14.42-6
  - local government, 7.24-34
  - making, 14.43-1
  - necessary measures, 14.42-5
  - non-discrimination, 7.24-8
  - procedural obligations, 7.24-29
  - services, 31.14-3, 31.14-5
  - SPS Agreement, 14.41-1
  - TBT Agreement, 7.24-1
  - telecommunications, 31.34-9
  - unnecessary restrictions, 7.24-15
- telecommunications
  - access to services, 31.34-1
  - GATS rules, 31.34-1
  - right to provide, 31.34-7
- textiles, 15.53-1
- tied aid
  - Export Credit Arrangement, 11.25-1
- TIR Convention, 3.22-1, 7.33-18
- TPRM, 2.42-1
  - amendment, 1.24-2
- Trade Concerns Database, 5.23-2
- Trade Facilitation Agreement
  - Committee, 7.31-2
- Trade Policy Review Body, 1.21-2
- trademarks
  - protected marks, 21.22-2
  - registration, 21.22-3
  - remedies, 21.22-12
  - rights, 21.22-7

- traditional knowledge, 21.25-6
- transit, freedom of, 8.61-1
- TRIMs Agreement, 8.24-1
- TRIPS Agreement
  - border measures, 21.33-1
  - criminal procedures, 21.33-6
  - dispute settlement, 21.42-3
  - enforcement of rights, 21.31-1
  - minimum standards, 21.13-1
  - procedures, 21.32-1
  - remedies, 21.32-3
    - ancillary relief, 21.32-5
    - provisional measures, 21.32-7
  - rights. *See under 'patents', etc.*
- tropical timber
  - International Agreement, 15.22-2
- UN Charter, 3.22-2, 13.22-1
- UN Layout Key, 3.22-1
- UN sanctions, 13.22-1
- UN/EDIFACT, 3.22-1
- UNCTAD, 3.21-1
- undisclosed information
  - TRIPS rules, 21.27-1
- UNECE, 3.22-1
- unfair competition
  - TRIPS rules, 21.28-1
- unfair trade practices, 11.11-1
- United Kingdom, 1.32-5
- valuation of goods, 4.22-1
  - appeal, 4.32-13
  - Committee, 4.32-14
  - confidentiality, 4.32-13
  - Customs Valuation Agreement, 4.32-1
  - deductive and computed values, 4.32-9
    - adjustments, 4.32-9
  - developing countries, 4.32-12
  - dispute settlement, 4.32-14
  - forbidden methods, 4.32-11
  - reasonable means, 4.32-11
  - transaction value, 4.32-3
    - adjustments, 4.32-6
    - conditions, 4.32-3
    - identical or similar goods, 4.32-8
    - related traders, 4.32-4
    - royalties, 4.32-6
    - test value, 4.32-6
  - written explanation, 4.32-13
- Venezuela, 1.32-5
- Vienna Convention on Law of Treaties
  - Article 31, 1.12-17
  - Article 32, 1.12-25
- visual and auditory materials
  - International Agreement, 15.41-1
- voluntary export restraint, 10.23-1
- waivers, 1.23-1
- Wassenaar Arrangement, 13.21-5
- waste, 11.32-11
- wine
  - geographical indications, 21.23-3
- World Bank
  - WTO relations, 1.12-44
- World Customs Organization
  - free zones, 3.11-3
  - Harmonized System, 4.22-1
  - origin, 3.11-3
  - recommendations, 3.11-2
  - simplification and harmonization, 3.11-3
  - valuation, 4.32-14
- World Organization for Animal Health, 14.42-13, 14.46-1
- WTO
  - accession, 1.31-3
  - amendment, 1.11-3, 1.24-1
  - budget, 1.25-2
  - consensus principle, 1.22-1
  - decision making, 1.21-5
  - Director-General, 1.25-1
  - dispute settlement. *See* dispute settlement
  - entry into force, 1.11-3, 1.12-2
  - functions, 1.12-43
  - institutions, 1.21-1
  - legal principles, 2.23-164
  - Members, 1.31-1
  - national enforcement or rules, 1.13-20
  - nature of obligations, 1.13-5
  - non-application, 1.32-1
  - original Members, 1.31-1
  - origins, 1.11-1
  - Preparatory Committee, 1.11-3
  - relations with other bodies, 1.25-1
  - reservations, 1.13-5
  - rule-making strategies, 1.13-2
  - Secretariat, 1.25-1
  - subsidiary bodies, 1.21-3
  - voting, 1.22-1
  - waivers, 1.23-1
    - remedy for breach, 1.23-2
  - withdrawal, 1.31-1
  - working parties, 1.21-4
  - Yugoslavia, 1.32-6, 13.21-5
  - Zangger Committee, 13.23-2