

**Ministry of Education and Science of Ukraine  
Yaroslav Mudryi National Law University**

Department of Economic Law

**WORK PROGRAMME OF ACADEMIC DISCIPLINE  
«WORLD TRADE ORGANIZATION LAW»**

**Level of higher education** – the second (master's) level

**Degree of higher education** – master

**Field of knowledge** – 29 «International Relations»

**Speciality** – 293 «International Law»

**Discipline status** – compulsory

Kharkiv 2022

**Work programme of academic discipline «WORLD TRADE ORGANIZATION LAW»** for students of the second (master's) level of higher education in the field of knowledge 29 «International Relations» of the speciality 293 «International Law». Kharkiv: Yaroslav Mudryi National Law University, 2022. 22 p.

Developers:

Iuliia Ostapenko, Doctor of Law, Associate Professor, Assistant of the Department of Economic Law.

Tatiana Shvydka, Doctor of Law, Associate Professor of the Department of Economic Law.

Rehina Vaksman, PhD in Law, Associate Professor, Assistant of the Department of Economic Law

Olena Shchokina, PhD in Law, Senior Lecturer of the Department of Economic Law

Approved at the meeting of the Department of Economic Law  
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***Head of the Department*** – Dmytro Zadykhailo, Doctor of Legal Sciences,  
Professor

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### *1. Description of the academic discipline*

The work programme of the academic discipline «**WORLD TRADE ORGANIZATION LAW**» is developed in accordance with the educational and professional programme "International Law" for masters, speciality 293 "International Law" in the field of knowledge 29 "International Relations".

Indicators	Field of knowledge, speciality, level of education	Didactic structure of the academic discipline	
		Full-time study	Part-time study
ECTS credits – 4.0	Field of knowledge - 29 "International Relations"	Compulsory	Compulsory
Modules – 2		Year of study: 2022	Year of study: 2022
	Speciality - 293 "International Law"	Semester	Semester
The total number of hours – 120	the second (master's) level of higher education	1-3	1- 3
		<b>Lectures</b>	<b>Lectures</b>
		18 hours	6 hours
		<b>Practical classes/seminars</b>	<b>Practical classes/seminars</b>
		20 hours	4 hours
		<b>Individual work</b>	<b>Individual work</b>
		82 hours	110 hours
		Types of control: current control; final control of knowledge (credit test)	Types of control: current control; final control of knowledge (credit test)
Weekly hours for full-time study: in-class studies – 2-4, individual work – 6–8.			

The academic discipline aims to provide students with a comprehensive system of knowledge about: international legal foundations of regulation of international trade in goods and services in the context of modern phenomena and trends; WTO legal system; the content of WTO agreements, which constitute the "package of WTO documents", and the degree of their application in the domestic legislation of WTO members, primarily in Ukraine; the state of the existing international trade

legal order, shortcomings and problems of its development; doctrinal and normative approaches to the legal regulation of relations in the WTO system related to the conclusion, implementation and withdrawal from the "package" of WTO agreements; and to prepare students for independent innovative solutions to professional tasks, and in particular drafting appeals to the WTO.

***Tasks:***

- formation of theoretical knowledge in the field of WTO law and understanding of its integral categories, namely, regarding the general provisions of agreements and relevant legal acts which regulate the international trade legal order;
- developing the skills of interpretation and application of WTO law, identification and legal substantiation of precedents and legislation in professional activity by legal speciality;
- acquisition by the students of the skills to clearly express and defend personal positions and decisions on a specific task on WTO law;
- development of the students' skills to carry out effective scientific research;
- formation of skills to use national and international sources of information when preparing for practical classes on WTO law;
- mastering the competencies formed during the study of the disciplines of general and professional training, and optional disciplines;
- development of professional worldview, completion of professional self-determination;
- acquisition of initial professional experience necessary for "soft" entry into the profession;
- mastering the testing tools and rules of its conduct.

*1.2. The status of the academic discipline in the structure of the educational and professional programme: compulsory.*

***Prerequisites:*** "The European Union Law and its System", "Legal Regulation of the EU Internal Market", "Topical Issues of Scientific Research Methodology".

**Co-requisites:** "International Contract Law", "European Private International Law".

**Post-requisites:** "International Intellectual Property Law", "EU Corporate Law and Governance", "Notary and Notarial Actions of Consular Institutions", "Problems of Law Enforcement (professional and practical competences)".

### **1. Expected learning outcomes**

As a result of mastering the academic discipline, students are supposed to demonstrate the following learning outcomes:

LO 1.	Demonstrate knowledge of the key concepts, principles, theories and doctrines of WTO law, determine the place of WTO law in the system of modern public international law
LO 2.	Demonstrate knowledge of the main stages of the WTO law evolution, its main institutions, characterize the current state and directions of further development of international legal trade cooperation in the context of globalization.
LO 3.	Demonstrate knowledge of the specifics of the subject, special principles, and sources of WTO law, as well as its system and structure.
LO 4.	Carry out a critical analysis of judicial and arbitration practice in cases related to the resolution of international trade disputes regarding the interpretation and peculiarities of the application of international legal rules in the relevant field.
LO 5.	Determine the limits of legal personality of various participants in international trade relations; discuss the scope of competence of legal entities and their associations, non-governmental organizations in international trade legal relations.
LO 6.	Demonstrate understanding of the content of the WTO subjects' legal status in dispute resolution procedure
LO 7.	Reveal the peculiarities of the international legal regulation of cooperation between states in the field of trade.
LO 8.	Characterize the stages of the development, principles, main directions and institutional mechanisms of international legal cooperation in the field of ensuring trade security.
LO 9.	Demonstrate knowledge of the main mechanisms, rules and procedures for resolving disputes in international trade law.
LO 10.	Provide professional advice on the essence and methods of international legal protection of the rights and interests of WTO law subjects.
LO 11.	Characterize the strategic directions of Ukraine's foreign policy activity in the trade sphere, the effectiveness of cooperation in the relevant directions.
LO 12.	Analyze the legislation of Ukraine as to the compliance with the WTO law rules, formulate proposals for approximation of national legal acts to the relevant rules of WTO law.

The academic discipline provides students with the formation of general and special competencies, and the acquisition of learning outcomes determined by the educational and professional programme "International Law", namely:

***General competencies (GC):***

GC 1. Ability to think critically, analyze and synthesize.

GC 2. Ability to identify, pose and solve problems.

GC 6. Ability to work effectively in an intercultural environment, including developing and managing international projects.

GC 7. Ability to conduct research at an appropriate level.

GC 9. Ability to solve problems of an innovative nature and to find alternative solutions in professional activity.

GC 10. Ability to process (collect, obtain, conduct systematization and synthesis) large volumes of information from various sources, to analyze and critically and constructively evaluate it, taking into account cross-cultural characteristics of the subjects of international relations.

GC 11. Ability to use the latest information and communication technologies for professional purposes.

GC 12. Ability to formulate and express personal opinion, and to substantiate it properly.

GC 15. Ability to understand the specificity of the subject area and professional activity, to make well-founded, balanced decisions, and to be aware of their ethical consequences.

GC 16. Ability to communicate with representatives of other professional groups of different levels, from other fields of knowledge and activity, as well as the ability to work in an international professional environment.

***Special (professional) competences (SC)***

SC 1. Ability to critically analyze the problems and patterns of functioning and developing of international relations, to determine trends in the development of world politics, and to evaluate the impact of global political processes on national legal, political and economic systems.

SC 2. Ability to communicate fluently in a foreign language in the professional sphere, both orally and in writing.

SC 4. Ability to comprehensively use highly specialized knowledge in

specific areas of regulation of international public law, international private law, and European law to solve applied problems.

SC 7. Ability to represent the interests of Ukraine or individuals and legal entities in international judicial institutions, arbitrations, and national courts of foreign countries.

SC 8. Ability to work and represent the interests of Ukraine in international intergovernmental organizations.

SC 11. Ability to ensure the implementation of international legal standards in certain areas of national legislation.

SC 12. Ability to conduct research and/or introduce innovations into various fields and institutions of public international law, private international law, and EU law.

SC 13. Ability to formulate proposals for improvement and establishment of synergy between international and national law-making and law-enforcement processes.

SC 14. Ability to apply an interdisciplinary approach to evaluate international legal phenomena and international relations using legal tools.

SC 16. Ability to work with international documents (treaties, acts of international organizations and bodies, etc.), determine their legal nature, draft projects and accompanying documentation in Ukrainian and foreign languages.

SC 21. Ability to communicate effectively in an international, multicultural environment using knowledge in the fields of international law, European law, and international relations.

**Programme Learning Outcomes (PLO).**

PLO 1. Analyze multifaceted international and national legal problems and suggest ways to solve them.

PLO 4. Understand the international legal situation, predict its development, professionally and critically evaluate events and phenomena in the field of international relations and world politics using legal tools.

PLO 5. Provide legal representation of a client in national courts, international

commercial arbitrations, state authorities and local self-government bodies.

PLO 8. Prepare drafts of international treaties and acts of national legislation, to submit proposals for eliminating conflicts between the norms of international law and bringing the norms of national law into compliance with the norms of international law.

PLO 11. Demonstrate skills of communication with representatives of other professional groups of different levels, other fields of knowledge and types of activity, as well as the ability to work in an international, intercultural environment; to organize and conduct negotiations.

PLO 17. Carry out research on international legal topics using primary sources and methods of legal interpretation of complex problems arising from this research; substantiate the conclusions and present the results of the research.

PLO 19. Demonstrate knowledge of the evolution, current state and prospects for the development of legal regulation in various spheres of international cooperation; to be aware of the consequences of the convergence of legal systems in the context of globalization and regional integration.

### **3. The content of the academic discipline**

#### **Module 1. General principles of establishing and functioning of the WTO**

*Legal order in the international legal system.* The concept of "international trade system"; the content of the concepts "legal economic order" and "trade order"; features of international trade law; two sides of the international trade order. Principles of international trade law.

*Historical development of GATT.* Multilateral trade negotiations. Historical ideas of national associations: historical and theoretical prerequisites for the creation of trade organizations.

"Wine and Cloth": David Ricardo's Law of Comparative Advantage. The history of the GATT creation. International organization GATT-1947. Development

and adoption of the General Agreement on Tariffs and Trade of 1947. Temporary application of GATT-47. Multilateral trade negotiations: their basics.

*The World Trade Organization as an international organization.* The establishment of the World Trade Organization: the reasons for the creation of the WTO, the process of its creation. Role, goals, and functions of the WTO. Release from obligations. Structure of the WTO: Conference of Ministers, General Council, Secretariat, councils within the framework of the WTO, committees. Legal status of the WTO. The WTO decision-making procedure.

*Membership in the World Trade Organization.* General membership questions. Customs territory as a WTO member. Different level of commitment. WTO accession procedure and accession process. Membership at the current stage.

*Ukraine and the WTO.* The history of Ukraine's accession to the WTO. Direct effect of WTO law in Ukraine; regulatory and legal regulation of relations between Ukraine and the WTO. Implementation of WTO law into Ukrainian legislation.

*Module 2.* Basics of legal regulation of trade relations within the framework of the WTO. The mechanism for monitoring trade policy and resolving disputes within the framework of the WTO.

*Structure of WTO law.* Basics of classification of WTO law: universally binding treaties; optional contracts. Agreement on liberalization reached within the framework of the WTO. Havana Charter and WTO. Duty to implement WTO law. Development of WTO law.

*General Agreement on Tariffs and Trade.* Formation of GATT: rounds of negotiations; elaboration of the GATT-1947 text. Disadvantages of GATT-47; changes made to GATT-47 during the Uruguay Round. Structure of GATT-1994. General characteristics. Development of WTO law.

*Interpretation of WTO law.* The sequence of interpretation of WTO law. Authentic interpretation. A requirement for interpretation. Context. Things to consider when interpreting the context. Additional means of interpretation.

*Multilateral agreements on trade in goods.* Agreement on the application of Art. VII GATT of 1994 ("Customs Valuation Code"). Agreement on pre-shipment

inspection. Agreement on rules of origin determination. Agreement on import licensing procedures. (*Appendix 1a. Transit of goods across the border*).

Anti-dumping Code. Agreement on protective measures. Agreement on technical barriers to trade. Agreement on Trade-Related Investment Measures (TRIMs). Agreement on subsidies and compensatory measures. (*Appendix 1a. Production of goods and anti-dumping measures*).

Agreement on the application of sanitary and phytosanitary measures. Agreement on agriculture (*Appendix 1a. Agricultural aspect*).

*Legal regulation of trade in services (GATS). Appendix 1B.*

*Legal regulation of trade-related aspects of intellectual property rights under the WTO: Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS), Annex 1C.*

*Formation of the dispute resolution system within the framework of GATT/WTO.* General characteristics of the dispute resolution system within the framework of the WTO: interstate nature of disputes within the framework of the WTO; the principle of peaceful settlement of disputes and the dispute settlement mechanism of the WTO. Object and purpose of the Agreement on Rules and Procedures for Dispute Resolution. Covered agreements.

*General rules for resolving disputes* (principle of due process - Due Process).

*Dispute resolution procedure:* general description of normal procedures; special rules of additional dispute resolution procedures.

*Normal procedures.* General applicable procedures. Consultations. Consideration of disputes by arbitration courts. Content of the report of the arbitration panel. Appeal. Legal force of acts which are applied within the WTO dispute settlement mechanism. Requirements for the implementation of decisions and recommendations of Dispute Resolution Bodies within a reasonable period of time. Dispute regarding the availability of, or comparability with, measures covered by the Agreement taken to implement the recommendations and decisions of the dispute resolution body. Temporary measures applied in case of non-implementation of recommendations and decisions within a reasonable time. Opportunities to

challenge termination of concessions in arbitration.

*Special rules for additional dispute resolution procedures.* Special dispute resolution mechanisms. Dispute resolution body.

*Trade policy monitoring mechanism.* Objectives and frequency of trade policy monitoring of WTO member countries. Trade policy monitoring body. The procedure for preparing and holding a trade policy review meeting.

#### ***4. The scope and structure of the academic discipline***

##### ***4.1. For full-time students***

№	Date (according to the schedule)	The topics of the discipline	Hours			
			Total amount	Including		
				Lectures	Practical classes, seminars, colloquia, etc	Individual work
		<b>Module 1. General principles of establishing and functioning of the WTO.</b>				
		<b>Topic 1.</b> Legal order in the international legal system	14	2	2	10
		<b>Topic 2.</b> Historical development of GATT	14	2	2	10
		<b>Topic 3.</b> The World Trade Organization as an international organization. Membership in the World Trade Organization. Ukraine and the WTO.	18	4	4	10
		<i>In total</i>	46	8	8	30
		<b>Module 2. Basics of legal regulation of trade relations within the framework of the WTO. The mechanism for monitoring trade policy and resolving disputes within the framework of the WTO.</b>				
		<b>Topic 1.</b> Structure of WTO law	12	2	2	10
		<b>Topic 2.</b> Interpretation of WTO law	10	2	2	10

		<b>Topic 3.</b> General agreement on Tariffs and Trade	12	2	2	10
		<b>Topic 4.</b> Multilateral agreements: on trade in goods, transit of goods across the border, production of goods and anti-dumping measures, trade in goods, agricultural aspect	14	2	2	10
		<b>Topic 5.</b> Legal regulation of trade-related aspects of intellectual property rights and trade in services within the framework of the WTO.	14	2	2	10
		<b>Topic 6.</b> Trade policy monitoring mechanism and resolving disputes within the framework of the WTO	12	2	2	12
		<i>In total</i>	74	10	12	52
		<b>Total hours / ECTS credits</b>	<b>120/4,0</b>	<b>18</b>	<b>20</b>	<b>82</b>

#### 4.2. For part-time students

№	Date (according to the schedule)	The topics of the discipline	Hours			
			Total amount	Including		
				Lectures	Practical classes, seminars, colloquia, etc	Individual work
		<b>Module 1. General principles of establishing and functioning of the WTO</b>				
		<b>Topic 1.</b> Legal order in the international legal system	14	-	-	14
		<b>Topic 2.</b> Historical development of GATT	18	2	2	14
		<b>Topic 3.</b> The World Trade Organization as an international organization. Membership in the World Trade Organization. Ukraine and the WTO.	14	-	-	14
		<i>In total</i>	46	2	2	42
		<b>Module 2. Basics of legal regulation of trade relations</b>				

		<b>within the framework of the WTO. The mechanism for monitoring trade policy and resolving disputes within the framework of the WTO.</b>				
		<b>Topic 1.</b> Structure of WTO law.	12	-	-	12
		<b>Topic 2.</b> Interpretation of WTO law	16	-	-	16
		<b>Topic 3.</b> General agreement on Tariffs and Trade	14	-	-	14
		<b>Topic 4.</b> Multilateral agreements: on trade in goods, transit of goods across the border, production of goods and anti-dumping measures, trade in goods, agricultural aspect.	18	2	2	14
		<b>Topic 5.</b> Trade policy monitoring mechanism and resolving disputes within the framework of the WTO.	14	2	-	12
		<i>In total</i>	74	4	2	68
		<b>Total hours / ECTS credits</b>	<b>120/4,0</b>	<b>6</b>	<b>4</b>	<b>110</b>

### ***5. Forms of pedagogical control and means of assessment of learning outcomes***

Forms of control of students' knowledge are current and final assessment.

Current control of students' knowledge includes:

- quality control of students' mastering the academic discipline programme material at the practical classes using the following tools: oral, written or express questioning, practical tasks or problems solving, participation in a case development, preparation and defense of an essay on the topic chosen by a student. The purpose of the current control is to determine the level of students' training. During the seminars, a student can get a grade on a five-point scale (0, 3, 4, 5);

- quality control of students' mastering the academic discipline programme material is conducted at the end of the modules in the form of a colloquium.

During the semester, students perform tasks for individual work (preparation of a presentation, essay, report, etc.). The maximum number of points for individual work is 20 points.

The form of final control of students' knowledge of the academic discipline is a credit test. The minimum number of points to receive a credit is 60 points.

Distribution of points between the organizational forms of the educational process and types of control measures:

Current control					Final control of knowledge (credit test)
Module No. 1		Module No. 2		Individual work of students	
Practical classes	Testing/control work/colloquium	Practical classes	Testing/control work/colloquium		
max 24	max 14	max 30	max 12	max 20	max 100

### ***6. Criteria of assessment of learning outcomes***

Type of Control	Points	Criteria
Current control at practical classes	Max 5	Excellent mastering of the topic material with some possible minor shortcomings.
	4	Good mastering of the topic material, but there are some mistakes.
	3	Satisfactory level of the topic material mastering with significant number of mistakes.
	Min 0	Unsatisfactory level of the topic material mastering.
Testing/control work/colloquium	Max 14/12	High results of the material processing with a small number of possible insignificant mistakes.
	6	Satisfactory level of the material mastering.
	Min 0	Unsatisfactory level of the material mastering.

Assessment of students' individual work	Max 20	Thorough knowledge of issues related to the research topic; fluency in the material, ability to think independently and creatively, find, generalize, and analyze the material, make independent theoretical and practical conclusions.
	15	The main issues are covered superficially, the conclusions are not independent.
	Min 0	The main provisions of the topic are covered superficially, with a considerable number of errors; there are no conclusions; the student has mastered the research material poorly.
Credit test	Max 100	Excellent mastering of the academic discipline material.
	Min 60	Sufficient mastering of the academic discipline material.

### *7. Pedagogical control for full-time/part-time students*

#### **Scale of final pedagogical control**

ECTS grade	Description	National Scale grade	Estimation on a 100-point scale used in NLU
<b>A</b>	<b>Excellent</b> - excellent performance, with only a few mistakes	Pass	90 – 100
<b>B</b>	<b>Very good</b> - above average level of work with some mistakes		80 – 89
<b>C</b>	<b>Good</b> - generally correct work with some insignificant mistakes		75 – 79
<b>D</b>	<b>Satisfactory</b> - not bad, but with many mistakes		70 – 74
<b>E</b>	<b>Sufficient</b> - the performance satisfies the minimum criteria		60 – 69
<b>FX</b>	<b>Unsatisfactory</b> - requires some work before re-examination	Fail	35 – 59
<b>F</b>	<b>Unsatisfactory</b> – requires serious further work with compulsory re-study course		0 – 34

#### *Educational methodical and information support of the academic discipline*

##### *Normative and legal acts*

1. General Agreement on Tariffs and Trade (GATT) 1994. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_003#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_003#Text)

2. Agreement about agriculture. Official portal of the Verkhovna Rada of Ukraine. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_005#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_005#Text)

3. Agreement on the application of sanitary and phytosanitary measures. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_003#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_003#Text)

4. Agreement on technical barriers to trade. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_008#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_008#Text)

5. Agreement on trade-related investment measures. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_009#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_009#Text)

6. Agreement on the Application of Article VII of the General Agreement on Tariffs and Trade of 1994. Official portal of the Verkhovna Rada of Ukraine. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_011#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_011#Text)

7. Agreement on pre-shipment inspection. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_012#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_012#Text)

8. Agreement on rules of origin determination. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_012#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_012#Text)

9. Agreement on import licensing procedures. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_014#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_014#Text)

10. Agreement on subsidies and compensatory measures. Official portal of the Verkhovna Rada of Ukraine. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_010#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_010#Text)

11. Agreement on the Application of Article VI of the General Agreement on Tariffs and Trade of 1994. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_010#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_010#Text)

12. Agreement on protective measures. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_016#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_016#Text)

13. Protocol on Amendments to the Marrakesh Agreement Establishing the World Trade Organization. Agreement on simplification of trade procedures. URL: [https://zakon.rada.gov.ua/laws/show/981\\_053/paran2#n2](https://zakon.rada.gov.ua/laws/show/981_053/paran2#n2)

14. General agreement on trade in services. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_017#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_017#Text)
15. Agreement on trade aspects of intellectual property rights. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_018#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_018#Text)
16. Agreement on rules and procedures for dispute resolution. URL: [https://zakon.rada.gov.ua/laws/show/981\\_019#Text](https://zakon.rada.gov.ua/laws/show/981_019#Text)
17. Trade policy review mechanism. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_020#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_020#Text)
18. Agreement on trade in civil aircraft. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_051#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_051#Text)
19. Agreement on public procurement. URL: [https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981\\_050#Text](https://zakon.rada.gov.ua/cgi-bin/laws/main.cgi?nreg=981_050#Text)
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23. On the approval of the plan of priority measures regarding the fulfillment of Ukraine's obligations within the framework of membership in the WTO: order of the Cabinet of Ministers of Ukraine dated 12.17.2008 № 1570-p». URL: <https://zakon.rada.gov.ua/laws/show/1570-2008-%D1%80#Text>

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2. Krupchana O.D., Bilousova Yu. V. Komentar zakonodavstva pro Svitovu orhanizatsiiu torhivli. Kyiv : Profesional, 2011. 488 s.
3. Martynov A. Yu. Svitova orhanizatsiia torhivli. Entsyklopediia istorii Ukrainy : u 10 t. Kyiv : Nauk. dumka, 2012. T. 9. 478 s.
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