



The principle of legal certainty and the FTAA

Vlasenko Polina

1



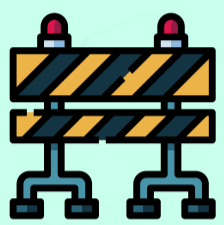
Chapter 1 "National regime and market access of goods"

The term for the creation of a free trade zone has been established (it does not exceed 10 years from the date of entry into force of the agreement); Clear conditions for the Party's cooperation with third countries in terms of establishing customs unions, free trade zones or agreements on border trade.

Chapter 3 "Technical barriers to trade"

The parties have confirmed the existing rights and obligations in relation to each other within the framework of the WTO Agreement; Obligations of Ukraine in terms of gradually achieving compliance with EU technical regulations and systems of standardization, metrology, accreditation, conformity assessment and market surveillance of the EU are defined.

2



3



Chapter 9 "Intellectual property"

Supplements and clarifies the rights and obligations of the Parties in accordance with the WTO Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS Agreement); When signing the AA, the text of the declaration included a provision regarding the provision of assistance from the EU aimed at developing the capacity of the relevant administrative structures.

Chapter 12 "Transparency"

Transparency mechanisms have been established, namely the publication of measures of general application, the provision of answers to requests, the procedure for applying administrative measures (acts, procedures, rules, court decisions), their review and appeal, cooperation to support regulatory quality and implementation, prevention discrimination and application of transparent standards.

4



5



Chapter 14 "Resolution of disputes"

The procedure for settlement of disputes is defined on trade issues; The procedure for conducting consultations with the aim of reaching a mutually agreed solution is given. The regulated arbitration procedure and the creation and composition of the arbitration panel, execution of the arbitration panel resolution, requirements for arbitrators, etc.

Chapter 15 "Mechanism of Mediation"

The mechanism for reaching a mutually agreed solution based on comprehensive and accelerated procedures with the help of a mediator is defined, in particular, the procedure for violating the specified procedure, the selection of a mediator, the rules of the mediation procedure, the implementation of a mutually agreed solution, the procedure for making changes to the mediation mechanism.

6



Source: