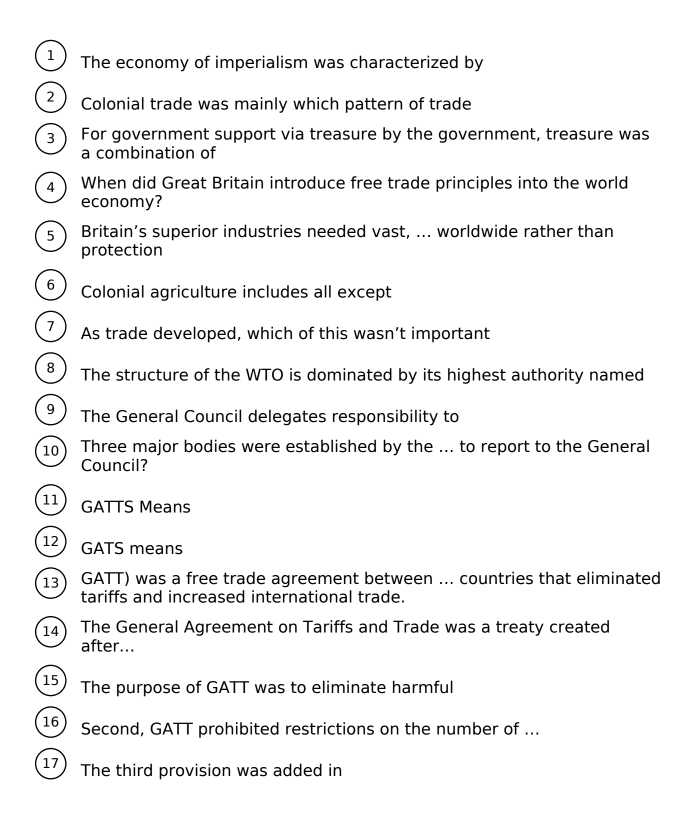
## Actual problem of International Trade Regulations.d







Самый быстрый способ связи — мессенджер (кликни по иконке, и диалог откроется)



- The original General Agreement on Tariffs and Trade, now referred to as 18 GATT 1947, provided the basic rules of the multilateral trading system from 1948 until the World Trade Organization entered into force in
- 19 GATT did have drawbacks when it came to the amount of
- 20 WTO means
- Why has the number of technical regulations and standards adopted by 21 countries grown significantly?
- A GATT working group, set up to evaluate the impact of non-tariff barriers in international trade, has concluded that technical barriers were
- The WTO TBT Agreement, has strengthened and clarified the provisions 23 of the
- TBT means
- The vast majority of technical regulations and standards are adopted to 25 aim at protecting
- ... laid down the rules for preparation, adoption and application of 26 technical regulations, standard and conformity assessment procedure
- ... is a customs procedure applied to determine the customs value of 27 imported goods.
- 28 Which of this is not a Customs valuation?
- 29 ... are the criteria needed to determine the national source of a product.
- 30 PSI Agreement is the
- A situation of international price discrimination, where the price of a 31 product when sold in the importing country is less than the price of that product in the market of the exporting country is referred to as
- The Agreement on Implementation of Article VI of GATT 1994, is 32 commonly known as the
- Under Article VI of GATT ..., and the Anti-Dumping Agreement, the WTO Members can impose anti dumping measure.
- Elements of analysis for the anti-dumping agreement includes all except









- ... of a causal relationship between the dumped imports and the injury to the domestic industry is required.
- ... refers to the consideration of dumped imports from more than one country on a combined basis in assessing whether dumped imports cause injury to the domestic industry.
- $\binom{37}{}$  SCM Agreement is the
- ... addresses multilateral disciplines regulating the provision of subsidies, and the use of countervailing measures to remove the injury caused by subsidized imports
- A financial contribution by a government is not a subsidy unless it confers a
- The WTO Agreement on ... provides tariff measures, quotas and quota modulation, and duration of measures as definite measures and provisional measures.
- (41) ITO means
- $\binom{42}{}$  FDI is an acronym for foreign direct investment
- ... is first successful attempt made within the GATT-WTO system to facilitate foreign investment by eliminating nontariff barriers to trade in goods associated with foreign investment.
- (44) Provisions of Article III is the
- Under which trading is there a general presumption that trading enterprises will act on the basis of commercial considerations?
- ... is a common feature of many economies where agriculture is an important sector of trade.
- $\binom{47}{}$  Which of this is not a type of state trading?
- Which type of state training is a type of STE typically established to cover trade in goods for which domestic demand is relatively price-inelastic and foreign demand is relatively price-elastic, and with respect to which the government may have a policy of protecting public health?
- Balance-of-payments is a ...
- Parties to ... offer to each other more favorable treatment in trade matters than to the rest of the world

Самый быстрый способ связи — мессенджер (кликни по иконке, и диалог откроется)









- ...rights are the rights given to persons to ownership over the creations derived from their minds.
- $\binom{52}{}$  Intellectual property rights are customarily divided into ... main areas
- (53) Intellectual property is all of the following except
- (54) What is the duration of intellectual property?
- Which of this is not social purposes of protection of intellectual property rights
- Eric Farber of Pinnacle Law Group, he stressed that entrepreneurs must know how many types of intellectual property?
- Which component of the WTO Agreement represented a revolution in international property law?
- ...is to date the most comprehensive multilateral agreement on intellectual property
- The Paris Convention for the Protection of Industrial Property was concluded in
- The Convention that requires WTO Members to comply with Articles 1 through 12, and 19 was the
- $\binom{61}{}$  What convention was for the Protection of Literary and Artistic Works?
- The term of protection of Berne Convention shall be the life of the author and ...
- (63) ...provides protection for computer related programs and databases
- Any sign, or any combination of signs, capable of distinguishing the goods and services of one undertaking from those of other undertakings, must be eligible for registration as a...
- Which location is important in trademark and patent?
- An industrial design may consist of three-dimensional features which can include all of the following except
- Patent covers products or ...
- Allowed government's use without the authorization of the right holder are made subject to conditions aimed at protecting the legitimate interests of the right holder. This is referred to as

Самый быстрый способ связи — мессенджер (кликни по иконке, и диалог откроется)









- 69 The Treaty on IPIC is
- $\binom{70}{}$  The TRIPs Agreement requires undisclosed information. This are...
- The Trade Policy Review Mechanism (TPRM) was introduced into GATT in
- $\binom{72}{}$  The purpose of the TPRM is to
- The TPRM seeks to achieve its objectives by conducting ..., over time, of all the WTO Members.
- The TPRM has stimulated the internal evaluation of trade policies in Member countries, particularly in
- Frequency of review on this basis, Members are reviewed under one of three different cycles every ...for the four largest trading entities.
- Frequency of review on this basis, European country members are reviewed every...
- ... of the WTO is a central element in providing security and predictability to the multilateral trading system
- The Marrakesh Agreement was an agreement signed in Marrakesh, Morocco on 15 April 1994 in by
- The operation of the WTO dispute settlement process involves all except
- Panels and the Appellate Body are the entities in charge of adjudicating disputes.





Telegram

