
STATUTORY INSTRUMENTS

2024 No. 519

The Trade Remedies (Increase in Imports as a Result of a Free Trade Agreement Causing Serious Injury to UK Producers) Regulations 2024

Part 9

Amendment of the Trade Remedies (Reconsideration and Appeals) (EU Exit) Regulations 2019

Decisions of the Secretary of State that are subject to appeal

55. In Schedule 2—

(a) after Part 1, insert—

“Part 1A

Decisions made under Schedule 5, as applied by Schedule 5A

2A. A decision under paragraph 19 to apply, or not to apply, a definitive bilateral safeguarding remedy.

2B. A decision under paragraph 20 to apply, or not to apply, a definitive bilateral safeguarding remedy.

2C. A decision under paragraph 21(7) to vary or revoke a definitive bilateral safeguarding remedy following a review.

2D. A decision under paragraph 21(10) to apply a definitive bilateral safeguarding remedy for the first time in replacement for an existing definitive bilateral safeguarding remedy following a review.

2E. A decision under paragraph 22(4) to vary or revoke a definitive bilateral safeguarding remedy following an investigation in light of an international dispute decision.

2F. A decision under paragraph 22A(1)(1) to revoke a definitive bilateral safeguarding remedy in the public interest.”;

(b) after Part 4, insert—

“Part 5

Decisions made under the Bilateral Safeguards Regulations

14. A decision to request the termination of a bilateral safeguarding investigation under regulation 29.
15. A decision to request the termination of a review under regulation 33(4).
16. A decision under regulation 35(7) following a review.
17. A decision under regulation 45(7) following an investigation in light of an international dispute decision.”.