

WTO cases

INDONESIA AS CLAIMANT

COUNTRY	CASE	YEAR (START)	YEAR (END)	RESULT	SUBJECT
Argentina	DS123	1998	2000	This dispute ended with a statement issued by the WTO that Argentina had been proved to have violated the paragraph of Article XIX of GATT 1994 and 1A in the Safeguards Agreement – WTO.	Safeguard measures on imports of footwear.
Australia	DS467	2013	2018	Australia won the case. The WTO panel said Australia's law improved public health by reducing the use of tobacco products. It also rejected the argument that Australia had unjustifiably infringed tobacco trademarks and violated intellectual property rights.	Certain Measures Concerning Trademarks, Geographical Indications and Other Plain Packaging Requirements Applicable to Tobacco Products and Packaging.
	DS529	2017	2019	Indonesia won the case, as the WTO found Australian authorities broke the rules when investigating the price of A4 paper in Indonesia. Article 9.3 of the Anti-Dumping Agreement; Article VI:2 of the GATT 1994; Article 2 of the Anti-Dumping Agreement.	Anti-Dumping Measures on A4 Copy Paper.
US	DS217	2000	2004	WTO Appellate Body (AB) ruled that the U.S. Continued Dumping and Offset Act of 2000 (CDSOA) (also referred to as the "Byrd Amendment") is inconsistent with the WTO Agreement on Implementation of Article VI of the GATT (the "Anti-Dumping (AD) Agreement").	Continued Dumping and Subsidy Offset Act of 2000.
	DS406	2010	2014	The Parties settled the case while negotiating appropriate remedies. In addition to other commitments, the United States agreed to not arbitrarily or unjustifiably discriminate against cigars or cigarillos from Indonesia. TBT Art. 2.1; Art. 2.12.	Measures Affecting the Production and Sale of Clove Cigarettes.
	DS491	2015	2018	World Trade Organization panel ruled in favor of US authorities in a dispute concerning trade dispute duties levied by the United States on Indonesian exporters of coated paper, having earlier twice deferred forming a panel.	Anti-Dumping and Countervailing Measures on Certain Coated Paper from Indonesia.
EU	DS442	2012	2017	The Appellate Body upheld the Panel's finding that Indonesia had not demonstrated that the EU authorities acted inconsistently with Article 2.4 of the ADA. At the same time, the Appellate Body confirmed that the EU authorities failed to make available or disclose the "results" of the on-the-spot investigations to Indonesian producers pursuant to Article 6.7 of the ADA.	Anti-dumping measures – fatty alcohols from Indonesia
	DS480	2014	2018	Indonesia won the appeal against the EU in a dispute over the bloc's anti-dumping duty on biodiesel.	Anti-dumping measures on imports of biodiesel from Indonesia.
Korea	DS312	2004	2007	The DSB declare decision that Indonesia wins the dispute on anti-dumping against Korea.	Anti-dumping duties on imports of Certain Paper from Indonesia.
Pakistan	DS470	2013	2014	At its meeting on 23 May 2014, the DSB deferred the establishment of a panel.	Anti-Dumping and Countervailing Duty Investigations on Certain Paper

				Articles 1, 5.10, 18.1 and 18.4 of the Anti-Dumping Agreement; Articles 10, 11.11, 32.1 and 32.5 of the SCM Agreement; and Articles VI, X:1, X:3(a) and XI:1 of the GATT 1994.	Products from Indonesia.
South Africa	DS374	2008	2008	As the anti-dumping measures had been terminated, Indonesia withdrew its request for consultations.	Anti-Dumping Measures on Uncoated Woodfree Paper.

INDONESIA AS RESPONDENT

COUNTRY	CASE	YEAR (START)	YEAR (END)	RESULT	SUBJECT
European communities	DS54	1996	1998	The Panel recommends that the Dispute Settlement Body request Indonesia to bring its measures into conformity with its obligations under the WTO Agreement. TRIM, GATT.	Certain Measures Affecting the Automobile Industry.
Japan	DS55	1996	1999	By a communication dated 15 July 1999, Indonesia informed the DSB that it had issued a new automotive policy on 24 June 1999 (the 1999 Automotive Policy), which effectively implemented the recommendations and rulings of the DSB in this matter.	Certain Measures Affecting the Automobile Industry.
	DS64	1996	1999	(same as above).	Certain Measures Affecting the Automobile Industry
US	DS59	1996	1999	(same as above).	Certain Measures Affecting the Automobile Industry.
	DS455	2013	2013	Panel established.	Importation of horticultural products, animals and animal products.
	DS465	2013	2013	Consultations requested.	Importation of Horticultural Products, Animals and Animal Products.
	DS478	2014	2018	US and NZ won the case: against Indonesian import restrictions on food, plants and animal products, including apples, grapes, potatoes, onions, flowers, juice, dried fruit, cattle, chicken and beef.	Importation of Horticultural Products, Animals and Animal Products.
New Zealand	DS466	2013	2013	Consultations.	Importation of Horticultural Products, Animals and Animal Products.
	DS477	2014	2017	US and NZ won the case: against Indonesian import restrictions on food, plants and animal products, including apples, grapes, potatoes, onions, flowers, juice, dried fruit, cattle, chicken and beef.	Importation of Horticultural Products, Animals and Animal Products.
EU	DS481	2014	2015	Mutually Agreed Solution notified in 2015.	Recourse to article 22.2 of the DSU in the US — Clove cigarettes dispute.
	DS592	2019	-	Consultations requested on 22 November 2019. Art. X:1, XI:1 GATT 1994 and Art. 3.1(b) Subsidies and Countervailing Measures (SCM).	Measures Relating to Raw Materials.
Brazil	DS484	2014	2019	Brazil won the case. The Indonesian government has reopened its market to shipments of Brazilian chicken following a dispute settlement by WTO.	Measures Concerning the Importation of Chicken Meat and Chicken Products.

	DS506	2016	2016	Import Licensing, Agriculture, (TBT); GATT 1994 Sanitary and Phytosanitary Measures (SPS)	Measures Concerning the Importation of Bovine Meat.
Chinese Taipei	DS490	2015	2018	The Panel noted that Indonesia had no binding tariff obligations under GATT Article II with respect to the products subject to the duty. Therefore, the Safeguards Agreement did not apply, and the Panel dismissed all claims under that Agreement.	Safeguard on Certain Iron or Steel Products.
Vietnam	DS496	2015	2018	Vietnam has won a three-year dispute with Indonesia regarding safeguards on certain iron and steel products.	Safeguard on Certain Iron or Steel Products.

