Table of Global Administrative Law Provisions in TPP

The following is a list of provisions in the Trans-Pacific Partnership Agreement (TPP) as initially concluded on 4 February 2016 which reflect aspects of global administrative law as developed in Benjamin Kueng, Nico Kirsch & Richard B. Stewart, The Emergence of Global Administrative Law, 68 Law & Contemp. Probs. 13 (2005). Some of these provisions were suspended in the renegotiation of the agreement without the United States as the Comprehensive and Progressive Trans-Pacific Partnership (CPTPP), which entered into force on 30 December 2018. The table makes no claim to comprehensiveness or full accuracy and is mainly intended as an illustration of procedural requirements in trade and regulatory agreements and perhaps as a useful resource for other scholars.

This document accompanies the theoretical account of treaty requirements for procedures as instruments of political control as developed in Paul Mertenskötter & Richard B. Stewart, Remote Control: Treaty Requirements for Regulatory Provisions, 104 Cornell L. Rev. 185-252 (2018).


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Notice | Publication | Info | Participation |Reason-Giving | Review | Remedies | Accountability |
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2.1. National Treatment |
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11.2. Specific Provisions |
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