

**AUSTRALIA – MEASURES AFFECTING THE IMPORTATION
OF APPLES FROM NEW ZEALAND**

Notification of an Appeal by Australia
under Article 16.4 and Article 17 of the Understanding on Rules
and Procedures Governing the Settlement of Disputes (DSU),
and under Rule 20(1) of the *Working Procedures for Appellate Review*

Corrigendum

By letter of 16 September 2010, Australia requested authorization from the Appellate Body, pursuant to Rule 18(5) of the *Working Procedures for Appellate Review*, to amend its Notice of Appeal dated 31 August 2010. No objections to Australia's request were received from New Zealand, the third parties or the third participants. On 23 September 2010, the Division hearing the appeal authorized Australia to amend its Notice of Appeal.

Consequently, the reference to "[8.1](d)" in the first line of paragraph 2(d) should read "[8.1](e)".
