

附表 6：資訊科技產品之非關稅措施

WTO 秘書處彙整版 ²⁸⁵	
1. CONFORMITY ASSESSMENT & TESTING/CERTIFICATION	Lack of acceptance of conformity assessment reports between countries; non-use of deviations from international standards for conformity assessments; unreasonable demands for testing; duplication or multiple testing; lack of recognition of industry standards.
2. STANDARDS/REGULATORY ENVIRONMENT	Duplicative testing; divergent/excessive national standards; non-use of international standards; multiplicity of bodies and deficient coordination among regulatory bodies; voluntary, but de-facto requirements.
3. CUSTOMS PROCEDURES/CERTIFICATE OF ORIGIN	Cumbersome, non-transparent and overly bureaucratic procedures related to obtaining customs clearance; unnecessary certificates of origin on duty-free goods, as well as compliance documents, certificates of quality, legalization documents, and pre-shipments inspections.
4. IMPORT LICENSING	Classification issues; excessive number of administrative bodies; lack of transparency; and processing/approval time.
5. RULES OF ORIGIN	Stringent rules of origin in preferential trade agreements.
6. TRANSPARENCY AND AVAILABILITY OF INFORMATION	Regulations not readily available and not in standardized format.
7. GOVERNMENT PROCUREMENT	Lack of transparency; local content; and buy national requirement.
8. RESTRICTIONS ON IT PROFESSIONALS	Restricted visa regimes; inadequate visa durations; single-entry only visas.

²⁸⁵ WTO, “Committee of Participants on the Expansion of Trade in Information Technology Products - The Non-Tariff Measures Work Programme - Compilation of the Submiss by the Secretariat – Revision”, G/IT/SPEC/Q2/11/REV.1 (April 14, 2003).