Autore	UNINA9910451412903321 Halliday Simon, Dr
Titolo Pubbl/distr/stampa	Judicial review and compliance with administrative law / Simon Halliday Oxford ; Portland, Oregon, : Hart Publishing, 2004
ISBN	1-4725-5957-6 1-280-80806-3 9786610808069 1-84731-063-X
Edizione	[1st ed.]
Descrizione fisica	1 online resource (206 p.)
Disciplina	342.4106 347.012
Soggetti	Judicial review of administrative acts - England Judicial review of administrative acts - Wales Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Originally presented as the author's thesis (doctoral)University of Strathclyde
Nota di bibliografia	Includes bibliographical references (pages [177]-184) and index
Nota di contenuto	PART ONE: INTRODUCTION 1: The Enquiry PART 2: THE DECISION-MAKERS 2: The Reception of Legal Knowledge into Government Agencies 3: Legal Conscientiousness 4: Legal Competence PART 3: THE DECISION-MAKING ENVIRONMENT 5: The Decision-Making Environment PART 4: THE LAW 6: The Contestedness of Administrative Justice 7: Judicial Control and Agency Autonomy 8: The Competition between Individual and Agency Interests PART 5: CONCLUSION 9: Judicial Review and Compliance with Administrative Law
Sommario/riassunto	How effective is judicial review in securing compliance with administrative law? This book presents an empirically-based study of the influence of judicial review on government agencies. In doing so, it explores judicial review from a regulatory perspective and uses the insights of the regulation literature to reflect on the capacity of judicial review to modify government behaviour. On the basis of extensive research with heavily litigated government agencies, the book develops a framework for analysing and researching the regulatory capacity of

1.

judicial review. Combining empirical and legal analysis, it describes the conditions which must exist to maximise judicial review's capacity to secure compliance with administrative law