1. Record Nr. UNINA9910452524703321 Domestic judicial review of trade remedies : experiences of the most Titolo active WTO members / / edited by Muslum Yilmaz [[electronic resource]] Cambridge:,: Cambridge University Press,, 2013 Pubbl/distr/stampa **ISBN** 1-139-61061-9 1-107-23588-X 1-139-61247-6 1-139-60894-0 1-139-13553-8 1-139-61619-6 1-139-62549-7 1-283-89936-1 1-139-62177-7 Descrizione fisica 1 online resource (xv, 445 pages) : digital, PDF file(s) Collana Cambridge international trade and economic law;; 10 Disciplina 343.08/7 Soggetti Foreign trade regulation Judicial review Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Title from publisher's bibliographic system (viewed on 05 Oct 2015). Note generali Nota di bibliografia Includes bibliographical references and index. Nota di contenuto Canada: high deference, stark reality / Andrew M. Lanouette, Christopher J. Kent -- United States: judicial review: a cornerstone of trade remedies practice / John D. McInerney, Michele D. Lynch --Mexico: quasi-judicial review of trade remedy measures by NAFTA panels / Jorge Miranda, Juan Carlos Partida -- Colombia : a complex court system with the possibility of three instances / Maria Clara Lozano -- Brazil: the need for enhanced effectiveness / Rabih A. Nasser, Luciana B. Costa -- Argentina : a well-structured but unsuccessful judicial review system / Mercedes De Artaza -- Peru : a sophisticated but underused judicial review system / Luis Alberto Leon, Maria Antonieta Merino -- The European Union : an imperfect and time-consuming system / Edwin Vermulst, Juhi Sud -- Turkey : a

judicial review system in need of change / Muslum Yilmaz -- Israel: a comparative study of two models / Arie Reich, Gill Nadel -- South Africa: a complicated, unpredictable, long and costly judicial review system / Gustav Brink -- Pakistan: an evolving judicial review system / Faizullah Khilji, Mazhar Bangash -- India: a three-tier judicial review system / Madhurendra Nath Jha -- China: an untested theoretical possibility? / Henry Gao -- Korea: increasing attention and new challenges / Jaemin Lee -- Indonesia: a judicial review system in dire need of restructuring / Erry Bundjamin -- Australia: judicial review with merits review / Stephen Gageler -- Countries with insufficient judicial review activity. Japan: a system yet to be tested / Osamu Umejima; Malaysia: strictly off the record / Edmund Sim; New Zealand: managing to avoid judicial review / Hugh McPhail; Thailand: a long road ahead / Apisith John Sutham, Pattanan Kalawantavanich, Sakkapol Vachatimanont.

## Sommario/riassunto

Trade remedies, namely anti-dumping, countervailing measures and safeguards, are one of the most controversial issues in today's global trading environment. When used, such measures effectively close the markets of the importing countries to competition from outside for a certain period of time. Exporters that are faced with such measures can either try to convince their government to bring a case against the government of the importing country in the WTO or to use, themselves, the judicial review mechanism of the importing country. This second path has been, until now, largely unexamined. Domestic Judicial Review of Trade Remedies is the first book of its kind to examine in detail how the judicial review process has functioned and considers the experiences in the domestic courts of the twenty-one WTO members that are the biggest users of trade remedies.