The bulletin concluded with a statement of policy indicating that, "upon request and consideration of support provided by the petitioner," DOC "may expedite an anti-dumping investigation ... if it determines that "extraordinary circumstances exist that warrant expediting the schedule ... and {DOC's} resources permit such a schedule."

8. Appellate Review

The general framework for appellate review of agency-level U.S. trade remedy determinations has remained steady since 2000. For example, the allocation of competence over AD/CVD appeals has remained constant; jurisdiction generally rests with the CIT and CAFC, while the special binational panel review system established in Chapter 19 of the NAFTA continues to apply only to determinations involving goods from Canada and Mexico. (None of the new free trade agreements implemented since 2000 replicate this special AD/CVD appellate review system.) The statutory standards of review for factual determinations and legal interpretations in agency determinations that are challenged on appeal have not changed.