The MPIA arbitration	process operates	under a strict 9	0-day deadline, v	which is shorter t	han the

Requests for WTO DSU consultations have dropped off substantially since 2019 (figure 1). A few countries have filed even in the absence of a fully functioning appeals process. There have nst China over duties on

wine and barley) and others appealed into the void (e.g., India appealed a ruling against its tariffs on mobile phones; the United States appealed a ruling against its section 301 tariffs on imports from China).

Figure 1. Requests for WTO DSU