CONTENTS

| Table | of Ca | ses | | XXI |
|----------|------------|--|-----|--------------|
| Table | of Leg | rislation | | xxxvii |
| Table | of Are | bitration Awards | | lv |
| List of | Abbr | reviations | | lxv |
| | | | | |
| 1 A. | Ove | erview of International Arbitration | | |
| I. AI | | | | 1.01 |
| A. | Intro | oduction | | |
| | (a) | Dispute resolution—worldwide | | 1.01 1.04 |
| | (b) | What is arbitration? | | 1.04 |
| | (c) | Conduct of an arbitration | | 1.13 |
| | () | A brief historical note | | 1.13 |
| | (e) | International rules, treaties, and conventions | | 1.19 |
| | (f) | Meaning of 'international' | | 1.35 |
| | (g) | The meaning of 'commercial' | | 1.39 |
| | (h) | Key elements of an international arbitration | | 1.40 |
| | (i) | Agreement to arbitrate | | 1.60 |
| | (j) | Need for a dispute Commencement of an arbitration | | 1.66 |
| | (k) | Arbitral proceedings | 10% | 1.77 |
| | (1) | Decision of the tribunal | | 1.80 |
| | | Enforcement of the award | | 1.87 |
| | (n) (o) | Summary | | 1.92 |
| | | Arms And | | 1.94 |
| B. | Wh | y Arbitrate? | | |
| | (a) | Introduction | | 1.94 1.97 |
| | , , | Main reasons | | 1.103 |
| | (c) | Additional reasons | | 1.103 |
| | (d) | Is arbitration perfect? | | 1.128 |
| | (e) | Summary | | |
| C | Alt | ernative Dispute Resolution | | 1.135 |
| | | What is meant by alternative dispute resolution? | | 1.137 |
| | (b) | Amiables compositeurs, equity clauses, and decisions | | |
| | | ex aequo et bono | | 1.139 |
| 163 C | 1V/1 | nat Kind of Arbitration? | | 1.140 |
| COD | | | | 1.140 |
| | (a) | Introduction Ad hoc arbitration | | |
| | | Ad hoc arbitration—advantages and disadvantages | | 1.143 |
| | (c) (d) | Institutional arbitration | | 1.140 |

| | | (e) (f) (g) | Institutional arbitration—advantages and disadvantages Arbitral institutions Arbitrations involving a state | 1.149 1.157 1.182 |
|----|----|---------------------------------|---|---|
| | E. | Sov | ereign States, Claims Commissions, and Tribunals | 1.191 |
| | F. | Reg (a) (b) (c) (d) | Introduction Role of national systems of law State participation in the arbitral process Role of international conventions and the Model Law | 1.197 1.197 1.199 1.202 1.206 |
| | | (e) | Practice of international arbitration | 1.224 |
| | G. | Sun | nmary | 1.239 |
| 2. | Ag | greer | ment to Arbitrate | |
| | Α. | Ove | erview | 2.01 |
| | | (a) (b) (c) | Introduction Categories of arbitration agreement International conventions International standards | 2.01 2.02 2.06 2.09 |
| | B. | | idity of an Arbitration Agreement | 2.13 |
| | | (a) (b) (c) | Formal validity—need for writing | 2.13 2.25 2.29 |
| | C. | Par (a) (b) (c) | ties to an Arbitration Agreement Capacity | 2.31 2.31 2.42 2.59 |
| | D. | Ana (a) (b) (c) | Scope Basic elements Separability Summary | 2.63 2.63 2.71 2.101 2.114 |
| | E. | Sub | omission Agreements | 2.119 |
| | F. | (a) (b) | Introduction Categories of dispute for which questions of arbitrability arise Conclusion | 2.124 2.124 2.131 2.160 |
| | G. | (a) (b) (c) (d) (e) | nfidentiality Privacy and confidentiality Confidentiality—classical position Confidentiality—the current trend Award Confidentiality in investor—state arbitrations | 2.161 2.163 2.165 2.170 2.177 |

| 5.156 | (f) (g) | Revisions to rules of arbitration Conclusion | 2.190 2.196 |
|--------------|------------|---|---------------------------------------|
| H. | Def | ective Arbitration Clauses | 2.197 |
| | (a) | Inconsistency | 2.198 |
| | (b) | Uncertainty | 2.199 |
| | (c) | Inoperability | 2.202 |
| 80 I. | | ver of the Right to Arbitrate | 2.204 |
| in J. | Mu | tiparty Arbitrations | 2.212 |
| | (a) | Introduction | 2.212 |
| | (b) | Class arbitrations | 2.224 |
| | (c) | Concurrent hearings | 2.236 |
| | (d) | Court-ordered consolidation | 2.2382.243 |
| | (e) | Consolidation by consent | 2.243 |
| 3. Aı | plic | able Laws no had sending to a long analyzing to be a manufai | |
| - | _ | erview | 3.01 |
| A. | | Introduction | 3.01 |
| | (a) | No legal vacuum | 3.03 |
| | (b) (c) | A complex interaction of laws | 3.07 |
| 80.4 Et h | , , | | 3.09 |
| В. | | Governing the Agreement to Arbitrate | 3.12 |
| | (a) | Law of the contract | 3.15 |
| | (b) | Law of the seat of the arbitration Parties' common intention—a French 'third way' | 3.33 |
| | (c) (d) | Combining several approaches—a Swiss model | 3.36 |
| | . , | | |
| C. | | Governing the Arbitration | 3.37 |
| | (a) | Introduction was a by the contract of the dispersional | |
| | (b) | What is the <i>lex arbitri</i> ? | |
| | (c) | The content of the <i>lex arbitri</i> | |
| | (d) | Procedural rules and the lex arbitri | 2 = 2 |
| | (e) | Seat theory Is the <i>lex arbitri</i> a procedural law? | 2 (2 |
| | (f) | Is the <i>lex arbitri</i> a procedural law? Choice of another procedural law | |
| | (g) (h) | Where an award is made | |
| | (i) | Delocalisation | |
| | (i) (j) | Seat theory and the <i>lex arbitri</i> | 204 |
| D. | Lax | v Applicable to the Substance | 3.91 |
| 4.75 | (a) | Introduction | |
| | (b) | Autonomy of the parties | |
| | (c) | National law | |
| | (d) | | 2 1 2 0 |
| | (e) | Public international law and general principles of law | 3.131 |
| | (f) | | |
| | . , | the tronc commun doctrine | 3.136 |

| | (g) | Transnational law (including the <i>lex mercatoria</i> , the UNIDROIT Principles, trade usages, and Shari'ah) | 3.156 |
|-------|------------|---|----------------|
| | (h) | Equity and good conscience | 3.192 |
| E. | Cor | nflict Rules and the Search for the Applicable Law | 3.198 |
| | (a) | Introduction | 3.198 |
| | (b) | Implied or tacit choice | 3.201 |
| | (c) | Choice of forum as choice of law | 3.205 |
| | (d) | Conflict rules | 3.208 |
| | (e) (f) | Does an international arbitral tribunal have a <i>lex fori?</i> | 3.211 3.214 |
| | (g) | International conventions, rules of arbitration, and national laws Conclusion | 3.218 |
| E | | | |
| F. | | ner Applicable Rules and Guidelines | 3.221 |
| | (a) (b) | Ethical rules Guidelines | 3.221 3.229 |
| | (D) | Guidennes | 3.229 |
| 4. Es | tabl | ishment and Organisation of an Arbitral Tribunal | |
| A. | Bac | kground | 4.01 |
| | (a) | Introduction | 4.01 |
| | (b) | Commencement of an arbitration | 4.04 |
| | (c) | Commencement of an arbitration under institutional rules | 4.08 |
| | (d) | Commencement of an ad hoc arbitration under the applicable law | 4.11 |
| | (e) | Selecting an arbitral tribunal | 4.13 |
| | (f) (g) | Emergency arbitrators Sole arbitrators and multi-arbitrator tribunals | 4.17 4.22 |
| D | | | |
| В. | | pointment of Arbitrators | 4.33 |
| | (a) | Introduction | 4.33 |
| C. | Qua | alities Required in International Arbitrators | 4.49 |
| | (a) | Introduction | 4.49 |
| | (b) | Restrictions imposed by the contract | 4.50 |
| | (c) | Restrictions imposed by the applicable law | 4.52 |
| | (d) (e) | Professional qualifications Language | 4.53 4.58 |
| | (f) | Experience and outlook | 4.59 |
| | (g) | Availability | 4.60 |
| | (h) | Nationality | 4.61 |
| | (i) | Education and training | 4.68 |
| | (j) | Interviewing prospective arbitrators | 4.72 |
| D. | Inde | ependence and Impartiality of Arbitrators | 4.75 |
| | (a) | 7 | 4.75 |
| | (b) | Disclosure | 4.79 |
| E. | Cha | Illenge and Replacement of Arbitrators | 4.89 |
| ICA C | (a) | Introduction | 4.89 |
| | (b) | Grounds for challenge | 4.92 |
| | (c) | Procedure for challenge | 4.106 |

| | (d) Principal bases for challenge (e) Waiver (f) Conclusion on challenges (g) Filling a vacancy (h) Truncated tribunals (i) Procedure following the filling of a vacancy (j) Insuring against a vacancy | 4.118 4.143 4.150 4.152 4.154 4.162 4.167 |
|--|---|---|
| 6.26 6.28 6.28 6.38 | Organisation of the Arbitral Tribunal (a) Introduction (b) Meetings and hearings (c) Administrative aspects (d) Role of an arbitral secretary | 4.169 4.169 4.170 4.177 4.192 |
| .G. 6.41 6.65 6.65 6.73 6.73 | Fees and Expenses of the Arbitral Tribunal (a) Introduction (b) Who fixes fees? (c) Methods of assessing fees (d) Negotiating arbitrators' fees (e) Commitment or cancellation fees (f) Expenses of the arbitral tribunal (g) Securing payment of the fees and expenses of the arbitral tribunal | 4.202 4.203 4.204 4.210 4.212 4.215 4.220 |
| 5. Po | owers, Duties, and Jurisdiction of an Arbitral Tribunal | |
| | Background (a) Introduction (b) Practical considerations | 5.01 5.01 5.03 |
| | Powers of Arbitrators (a) Introduction (b) Sources of arbitrators' powers (c) Common powers of arbitral tribunals (d) Supporting powers of the courts | 5.06 5.06 5.08 5.15 5.41 |
| | | 5.44 |
| D. | Jurisdiction (a) Introduction (b) Challenges to jurisdiction (c) Autonomy (or separability) of the arbitration clause | 5.91 5.91 5.92 5.100 |
| | (d) Court control (e) Procedural aspects of resolving issues of jurisdiction (f) Options open to the respondent (g) International agreements on the jurisdiction of national courts | 5.112 5.118 5.119 5.128 |

| 6. Co | onduct of the Proceedings | |
|----------------------------------|--|---|
| | Overview (a) Introduction (b) Party autonomy (c) Limitations on party autonomy (d) International practice (e) Procedural structure of a typical international arbitration | 6.01 6.07 6.09 6.19 6.22 |
| В. | Expedited Procedures (a) Introduction (b) Expedited formation (c) Fast-track procedures (d) Early, or summary, determinations | 6.26 6.26 6.28 6.32 6.38 |
| C. | Preliminary Steps (a) Introduction (b) Preliminary issues | 6.41 6.41 6.53 |
| D. | Written Submissions (a) Introduction (b) Terminology (c) Time and length limits | 6.65 6.65 6.71 6.73 |
| E. | Collecting Evidence (a) Introduction (b) Categories of evidence (c) Documentary evidence (d) Fact witness evidence (e) Experts (f) Inspection of the subject matter of the dispute | 6.75 6.89 6.92 6.120 6.133 6.146 |
| 80 F. 80 F. 60 F. 18 F. | Hearings (a) Introduction (b) Organisation of hearings (c) Procedure at hearings (d) Default hearings | 6.155 6.158 6.168 6.191 |
| G. | Proceedings after the Hearing (a) Introduction (b) Post-hearing briefs (c) Introduction of new evidence | 6.200 6.201 6.203 |
| 7. R | ole of National Courts during the Proceedings | |
| | Introduction (a) Increasing independence of arbitration (b) Limitations on independence (c) 'A relay race' | 7.01 7.04 7.06 7.07 |
| В. | At the Beginning of the Arbitration (a) Enforcing the arbitration agreement | 7.09 7.10 |

| | (b) (c) | Establishing the arbitral tribunal Challenges to jurisdiction | 7.11 7.12 |
|--|-----------------------------|--|--|
| 9.09 9.09 9.09 9.09 9.18 9.18 9.29 | (a) (b) (c) (d) (e) (f) (g) | Interim measures—powers of the arbitral tribunal Interim measures—powers of the competent court Measures relating to the attendance of witnesses Measures related to the preservation of evidence Measures related to documentary disclosure Measures aimed at preserving the status quo Interim relief in respect of parallel proceedings | 7.13 7.14 7.22 7.32 7.37 7.39 7.45 7.51 |
| D. | | he End of the Arbitration Judicial control of the proceedings and the award | 7.62 7.62 |
| 0).E. | Cor | nclusion | 7.63 |
| 9.41 | 1 | and the first terms of Therein. | |
| 020 | | ation under Investment Treaties | |
| A. | Inti | roduction | 8.01 |
| e B. | Juri | sdictional Issues | 8.14 |
| | (a) | Existence of an applicable treaty | 8.14 |
| | (b) | Protected investors | 8.17 |
| | (c) | Protected investments Consent and conditions to access | 8.28 |
| | (d) | investment treaty arbitration | 8.45 |
| | (e) | Bilateral investment treaties | 0119 |
| | (-) | and contractual dispute resolution clauses | 8.54 |
| | (f) | Parallel claims before local courts | 8.57 |
| EC. | Lav | v Applicable to the Substance of the Dispute | 8.62 |
| D. | Me | rits of the Dispute | 8.78 |
| | (a) | No expropriation without prompt, adequate, | |
| | | and effective compensation | 8.79 |
| | (b) | 'Fair and equitable treatment' and | |
| | () | the international minimum standard | 8.96 |
| | (c) (d) | Full protection and security No arbitrary or discriminatory measures impairing | 8.113 |
| | (u) | the investment | 8.118 |
| | (e) | National and 'most favoured nation' treatment | 8.124 |
| | (f) | Free transfer of funds related to investments | 8.129 |
| | (g) | Observance of specific investment undertakings | 8.134 |
| | Me | asures of Compensation under Bilateral | |
| 9.177 | | estment Treaties | 8.141 |
| | (a) | Expropriation remedies | 8.146 |
| | (b) | Compensation for other treaty breaches | 8.159 |
| | (c) | Moral damages | 8.164 |
| | (d) | Interest | 8.166 |
| | (e) | Costs and attorneys' fees | 8.168 |

| 9. | Av | vard | | |
|----|-----|------|--|-------|
| | A. | Intr | oduction | 9.01 |
| | | (a) | Destination of an international arbitration—the award | 9.01 |
| | | . , | Definition of an award | 9.05 |
| | | ' ' | Which rulings/orders have the status of an award? | 9.09 |
| | | (d) | Rendering an internationally enforceable award | 9.14 |
| | В. | Cate | egories of Award | 9.18 |
| | D. | (a) | Partial awards | 9.19 |
| | | . , | | 9.29 |
| | | (b) | Foreign and domestic awards Default awards | 9.30 |
| | | ` ' | Additional awards | 9.33 |
| | | () | Consent awards and termination of proceedings without an award | 9.34 |
| | | (e) | • | |
| | C. | Ren | nedies (magalanto) | 9.40 |
| | | (a) | Monetary compensation | 9.41 |
| | | (b) | Punitive damages and other penalties | 9.44 |
| | | (c) | Specific performance | 9.52 |
| | | (d) | Restitution | 9.53 |
| | | | Injunctions | 9.59 |
| | | | Declaratory relief | 9.60 |
| | | (g) | Rectification | 9.63 |
| | | (h) | Filling gaps and adaptation of contracts | 9.65 |
| | | (i) | Interest | 9.72 |
| | | (j) | Costs | 9.85 |
| | | (k) | Requirements imposed by national law | 9.99 |
| | D. | Del | iberations and Decisions of the Tribunal | 9.100 |
| | | (a) | Introduction | 9.100 |
| | | (b) | Tribunal psychology | 9.113 |
| | | (c) | Bargaining process | 9.117 |
| | | (d) | Majority voting | 9.119 |
| | | (e) | Concurring and dissenting opinions | 9.128 |
| | E. | Fori | m and Content of Awards | 9.139 |
| | | (a) | Generally | 9.139 |
| | | (b) | Form of the award | 9.142 |
| | | (c) | Contents of the award | 9.151 |
| | | (d) | Time limits | 9.162 |
| | | (e) | Notification of awards | 9.169 |
| | | (f) | Registration or deposit of awards | 9.171 |
| | F. | Effe | ect of Awards | 9.173 |
| | ~ • | (a) | Res judicata | 9.173 |
| | | | Existing disputes | 9.177 |
| | | (c) | Subsequent disputes | 9.179 |
| | | (d) | Effect of award on third parties | 9.182 |
| | 0 | | - | |
| | G. | | ceedings after the Award | 9.186 |
| | | (a) | Under national law | 9.188 |

| 1,82 | | (b) (c) (d) | Under rules of arbitration Review procedures other than by national courts Review of the award by way of settlement | 9.190 9.195 9.198 |
|------|---|--|--|---|
| | | (e) | Publication of awards | 9.199 |
| 10. | Ch | aller | nge of Arbitral Awards | |
| | Α. | | Poduction Purpose of challenge Preconditions to challenge Time limits for challenge | 10.01 10.06 10.07 10.10 |
| | B. | Met (a) (b) | Correction and interpretation of awards; additional awards; remission of awards | 10.11 10.12 10.17 |
| | | (c) | Recourse to the courts | 10.24 |
| | C. | (a) (b) (c) (d) | Adjudicability | 10.34 10.38 10.42 10.52 10.64 |
| | D. | Effe | ects of Challenge | 10.89 |
| | | | te Responsibility for Wrongful Setting Aside | 10.93 |
| 11. | Red | cogn | ition and Enforcement of Arbitral Awards | |
| | | | kground | 11.01 |
| | Mary Mary Mary Mary Mary Mary Mary Mary | (a) (b) | Introduction | 11.01 11.07 11.17 11.19 11.24 11.30 11.33 11.34 11.35 |
| | B. | Enf (a) (b) (c) (d) (e) | Introduction Refusal of recognition and enforcement Grounds for refusal First ground for refusal—incapacity; invalid arbitration agreement Second ground—no proper notice of appointment of arbitrator or of the proceedings; lack of due process Third ground—jurisdictional issues | 11.40 11.40 11.55 11.63 11.66 11.71 11.78 |

| | (g) | | | 11.02 |
|-------|-------------------|--|--|--|
| | (h) (i) (j) (k) | Public policy | | 11.82 11.87 11.101 11.105 11.123 |
| C. | | forcement under the ICSID Convention | | 11.125 |
| | | forcement under Regional Conventions Moscow Convention Panama Convention Middle Eastern and North African Conventions Other regional conventions | | 11.131 11.131 11.134 11.138 11.140 |
| E. | Def (a) (b) | Ifence of State Immunity Jurisdictional immunity Immunity from execution | | 11.141 11.144 11.146 |
| | | agnotte | | |
| Index | | | | 661 |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | after content of Arbitral Nova eds | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |