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Update Summary

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UPDATE 75

MARCH 2024

INTERNATIONAL COMMERCIAL ARBITRATION IN AUSTRALIA LAW AND PRACTICE

Sydney Jacobs

Jonathon Redwood SC

Gitanjali Bajaj

Material Code 41725162

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March 2024 Update Summary

New and updated commentary has been provided by **Sydney Jacobs** for the following chapters:

- Curial Intervention in International Commercial Arbitration Process in Australia
- Applications for stays of curial proceedings and compulsory reference of domestic & international commercial disputes to arbitration

Highlights include the following:

Curial Intervention in International Commercial Arbitration Process in Australia

- New commentary on 'Trend towards minimal curial intervention, and avoiding the "temptations of domesticity" in UNCITRAL jurisdictions'—see [7.05]
- New commentary on 'Article 5 of the UNCITRAL Model Law'—see [7.30]
- New commentary on 'Granting interim measures of protection'—see [7.50]
- New commentary on 'Case example of freezing orders in aid of international arbitration'—see [7.60]
- New commentary on 'Court power to order interim measures: freezing order versus stay'—see [7.70]

Applications for stays of curial proceedings and compulsory reference of domestic & international commercial disputes to arbitration

- Updated commentary on 'Relevant Act sections deal with same topics: applications for stays of arbitrations'—see [8.20]
- New commentary on 'The arbitrability issue may arise from the statement of claim, defence or reply'—see [8.55]
- New and updated commentary on 'Liquidator claims through or under company, as might subsidiary claim through or under parent company'—see [8.110]
- New commentary on 'Knowing recipient of trust property: the Rinehart/Hancock Prospecting litigation' – see [8.117]
- Updated commentary on 'Not later than when submitting party's first statement on substance of dispute: s 8(1) Commercial Arbitration Acts'—see [8.210]