



THOMSON REUTERS

Update Summary

PLEASE CIRCULATE IMMEDIATELY!

UPDATE 76

AUGUST 2024

INTERNATIONAL COMMERCIAL ARBITRATION IN AUSTRALIA LAW AND PRACTICE

Sydney Jacobs

Jonathon Redwood SC

Gitanjali Bajaj

Material Code 41725163

© Thomson Reuters (Professional) Australia Limited 2024

Looseleaf Support Service

You can now access the current list of page numbers at:

<http://www.thomsonreuters.com.au/support/product-support.aspx?id=/mediaTree/58599>. If you have any questions or comments, or to order missing pages, please contact Customer Care LTA ANZ on 1300 304 195 Fax: 1300 304 196 Email: Care.ANZ@thomsonreuters.com

UPDATE SUMMARY

Vikram Misra has provided new commentary and updated various chapters of the service, highlights of which include the following:

Chapter Ad Hoc Arbitrations and a Comparison of the Advantages and Disadvantages of Institutional Versus Ad Hoc Arbitrations

- Comprehensive review of the entire chapter to ensure currency

Chapter Relevant Legislation and International Conventions

- Comprehensive review of the entire chapter to ensure currency
- Updated commentary on scope of application of UNCITRAL Model Law – see [3.20]
- Updated commentary on courts that exercise jurisdiction in respect of the various curial procedures under the International Arbitration Act and the UNCITRAL Model Law – see [3.150]

Chapter International Institutional Arbitration Associations (including the UNCITRAL Rules)

- Comprehensive review of the entire chapter to ensure currency
- Updated commentary on discussion of major arbitral institutions – see [4.15]

Chapter Scope, Formal Requirements and Validity of Agreement to Arbitrate

- Comprehensive review of the entire chapter to ensure currency
- Updated commentary on whether an arbitration agreement is binding or not – see [5.02]
- Updated commentary on whether an arbitration agreement is void for uncertainty – see [5.03]