From the International Council for Commercial Arbitration (ICCA) and Kluwer Law International...

International Handbook on Commercial Arbitration

- Up-to-date coverage of all key jurisdictions
- Covers developed and developing regions – 69 countries and regions and growing!
- Contains each country’s Arbitration Act and relevant legal provisions
- Offers unique insights from local arbitration experts
- It has been the leading source for over 20 years!

The most authoritative guidance on international arbitration
From the International Council for Commercial Arbitration and Kluwer Law International

As the costs of commercial litigation continue to soar, more companies are discovering the cost-saving and practical benefits of commercial arbitration. In fact, a steadily increasing number of complex, international contractual disputes are submitted to arbitration every day! Today, arbitrators, business people, and practitioners must stay informed of the rapidly changing arbitration laws and practices of both developed and developing regions.

Expertise Makes All the Difference

*International Handbook on Commercial Arbitration: National Reports, Basic Legal Texts* is the most definitive guide to the fast-moving field of international commercial arbitration. With an individual National Report prepared by an expert on each country, this comprehensive, four-volume guide provides the most-up-to-date, authoritative information on the arbitration laws and practice for virtually all countries involved in international business.

Global coverage in a convenient, highly accessible format

Because each National Report follows a standard outline, only the Handbook makes it easy to get up-to-speed on any particular topic (such as fees, evidence issues, the appeals process) or quickly compare the arbitration situation in several countries. Within each country’s tabbed section, you’ll find straightforward, authoritative answers to such key questions as:

- Who can be party to an agreement?
- Can foreigners serve as arbitrators?
- How is evidence taken?
- Do the awards have to be written?
- Can you appeal an award?
- What subject matters may be referred to arbitration and what subject matters are excluded?
- Can arbitrators be liable to parties?
- May arbitrators appoint experts for giving advice on a specific (technical) subject matter?
- Must parties appear in person or may they be represented by someone?
- Must that representative be a lawyer?
- Must arbitrators decide according to rules of law?

**About the Editor**

Jan Paulsson is the head of the international arbitration and public international law groups of the law firm Freshfields Bruckhaus Deringer. He is also President of the London Court of International Arbitration and the World Bank Administrative Tribunal. He is a co-author of the standard treatise, "International Chamber of Commerce Arbitration", Professor and Director of the International Arbitration Institute at the University of Miami, and holds degrees from Harvard University, Yale University, and the University of Paris.

Call +44 1767 604 958 or visit www.kluwerlaw.com

Refer to Priority Code KLI1021
arbitration insights at your fingertips.

International Handbook on Commercial Arbitration – Highlights of contents

1. Introduction
   ■ Law on Arbitration
   ■ Practice of Arbitration
   ■ Bibliography

2. Arbitration Agreement
   ■ Form and Contents of the Agreement
   ■ Parties to the Agreement
   ■ Domain of Arbitration
   ■ Separability of Arbitration Clause
   ■ Effect of the Agreement

3. Arbitrators
   ■ Qualifications
   ■ Challenge of Arbitrators
   ■ Number of Arbitrators

4. Arbitral Procedure
   ■ Place of Arbitration
   ■ Arbitral Proceedings in General
   ■ Evidence
   ■ Experts
   ■ Interim Measures of Protection
   ■ Representation and Legal Assistance
   ■ Default

5. Arbitral Award
   ■ Types of Awards
   ■ Making of the Award
   ■ Form of the Award
   ■ Pleas as to the Arbitrators’ Jurisdiction
   ■ Applicable Law
   ■ Settlement
   ■ Correction and Interpretation of the Award
   ■ Additional Award
   ■ Fees and Costs
   ■ Delivery of the Award and Registration
   ■ Enforcement of the Award
   ■ Publication of the Award

6. Means of Recourse
   ■ Appeal from an Arbitral Award
   ■ Remedies Against Decision on Leave for Enforcement
   ■ Setting Aside of the Arbitral Award (Action for Annulment)
   ■ Other Means of Recourse

7. Foreign Arbitral Awards
   ■ Conventions and Treaties
   ■ Convention or Treaty Applies
   ■ No Convention or Treaty Applies
   ■ Rules of Public Policy

8. Conciliation
   ■ General
   ■ Legal Provisions
   ■ Annex of Arbitration Laws and Rules

9. NEW Investment Treaty Arbitration
   ■ Insurance
   ■ Joint ventures
   ■ Public works
   ■ Oil and gas
   ■ International sales
   ■ Telecommunications
   ■ And more!

Consult the World’s Leading Arbitration Experts in Your International Commercial Dealings

Countries include:

VOLUME I Argentina, Australia, Austria, Bahrain, Bangladesh, Belgium, Bermuda, Brazil, Bulgaria, Cambodia, Canada, China PR, Chile, Colombia, Costa Rica, Croatia, Cyprus, Czech Republic, Denmark, Egypt

VOLUME II England, Finland, France, Germany, Greece, Hong Kong, Hungary, India, Indonesia, Inter-American Commercial Arbitration, Ireland

VOLUME III Israel, Italy, Japan, Kenya, Korea, Libya, Luxembourg, Malaysia, Malta, Mexico, The Netherlands, New Zealand, Nigeria, Norway, Oman, Peru, Poland, Portugal, Romania, Russian Federation, Saudi Arabia, Scotland

VOLUME IV Singapore, South Africa, Spain, Sri Lanka, Sweden, Switzerland, Thailand, Tunisia, Turkey, Uganda, Ukraine, UNCITRAL (Commentary on the UNCITRAL Model Law), U.S.A., Slovenia, Zambia, Zimbabwe

The International Council for Commercial Arbitration (ICCA)

The International Council for Commercial Arbitration (ICCA) is the leading worldwide organization devoted to promoting international arbitration and other forms of dispute resolution. A non-governmental organization (NGO) accredited by the United Nations, ICCA regularly convenes Congresses and Conferences for presentation of papers and discussion of topics concerning both the theoretical and practical aspects of international dispute resolution. These meetings attract a large number of participants from all parts of the world and have made significant contributions to the development and practice of arbitration.


Kluwer Law International is now part of Wolters Kluwer Law & Business. We continue to provide the global legal community with reliable international law information in English.
Order Form

ORDER FORM – Please Complete

<table>
<thead>
<tr>
<th>ISBN</th>
<th>Title</th>
<th>EUR</th>
<th>USD</th>
<th>GBP</th>
<th>Qty</th>
</tr>
</thead>
<tbody>
<tr>
<td>9789 0654 49672</td>
<td>International Handbook on Commercial Arbitration</td>
<td>451.00</td>
<td>595.00</td>
<td>360.00</td>
<td></td>
</tr>
</tbody>
</table>

Prices in Euro are definite for customers outside the United Kingdom (GBP) and North, Central and South America (USD). Shipping & Handling is not included. Please visit www.kluwerlaw.com for more information.

Delivery Details Please enter details in BLOCK CAPITALS

[ ] Mr  [ ] Mrs  [ ] Miss  [ ] Ms  [ ] Or  [ ] Prof  [ ] Other
First Name:                                                                            Family Name:
Job Title:                                                                                 Company:
Address:
Post/Zip Code:                                                                       Country:
Telephone:                                                                             Fax:
Email:                                                                                    Website:
For companies resident in EU member states, please quote your VAT/TVA/IVA/MWSt/BTW/MOMS number

Payment Options

[ ] I enclose a cheque for EUR/GBP/USD ______ Made payable to Kluwer Law International
[ ] Bill my account: (Account number required):

[ ] Credit Cards / Charge Cards:
Please Debit EUR / USD / GBP ______ from my card:  [ ] Visa  [ ] Master Card  [ ] American Express  [ ] Eurocard
Card Account Number:                                                                                                                             Expiry date:  [ ] [ ]
Name of cardholder:     Signature  Date
Registered cardholder’s name and address – If different from delivery address

[ ] Bank Transfers:
I have arranged a bank transfer to the account below:
ABN AMRO, 60.64.98.621, Netherlands, (EURO Account)
ABN AMRO, 60.64.98.729, Netherlands (USD account)
For the EURO and USD Accounts: swift code ABNANL2A
ABN AMRO, 40152995, United Kingdom, (GBP account)
For the GBP account: swift code ABNAGB2L
In the name of Kluwer Law International

Important Notes
• Please ensure that you quote your company and the products ordered when instructing your bank
• Please enclose a copy of your instructions to the bank with your order.

[ ] As a service to our clients, we occasionally make our subscriber lists available to organisations whose products or services we feel may be of interest.
If you do not wish to receive such mailing, please tick the box.
[ ] Please tick this box if you do not wish to receive offers and information on new products from Kluwer Law International

Order your copy at: http://www.kluwerlaw.com

Complete your order today, then:

Online
www.kluwerlaw.com
(Enter Priority Code below)

Fax: (+44) 1767 601 640
Phone: (+44) 1767 604 958
U.S. and Latin American Customers:
Phone: +1 800 447 1717
Fax: +1 (301) 698-7155
Email: nyasalesorders@wolterskluwer.com

Email
kluwerlaw@turpin-distribution.com
When placing your order don’t forget to quote the order code below

Priority Code: KLI1021