**CONTENTS**

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOTICE</td>
<td>v</td>
</tr>
<tr>
<td>FOREWORD</td>
<td>xv</td>
</tr>
<tr>
<td>PREFACE</td>
<td>xvii</td>
</tr>
<tr>
<td>THE AUTHORS</td>
<td>xix</td>
</tr>
<tr>
<td>ABBREVIATIONS</td>
<td>xxi</td>
</tr>
<tr>
<td>CHAPTER 1</td>
<td></td>
</tr>
<tr>
<td>INTRODUCTION</td>
<td>1</td>
</tr>
<tr>
<td>A. ARBITRATION AS A PRIVATE METHOD OF SETTLING DISPUTES</td>
<td>1</td>
</tr>
<tr>
<td>1. Arbitration as an Alternative to Court Proceedings</td>
<td>1</td>
</tr>
<tr>
<td>2. Arbitration as an Alternative to Court Proceedings in International Legal Relations</td>
<td>2</td>
</tr>
<tr>
<td>3. Relation between Arbitration and Other Methods of Settling Private Disputes Out of Court</td>
<td>2</td>
</tr>
<tr>
<td>B. LINKS BETWEEN ARBITRATION AND STATE COURTS</td>
<td>3</td>
</tr>
<tr>
<td>C. ‘AD HOC’ ARBITRATION PROCEDURE</td>
<td>6</td>
</tr>
<tr>
<td>1. Initiation of the Arbitration and Constitution of the Arbitral Tribunal</td>
<td>6</td>
</tr>
<tr>
<td>2. Conduct of Arbitration Proceedings</td>
<td>7</td>
</tr>
<tr>
<td>D. INSTITUTIONAL ARBITRATION</td>
<td>10</td>
</tr>
<tr>
<td>E. ICC ARBITRATION</td>
<td>10</td>
</tr>
<tr>
<td>CHAPTER 2</td>
<td></td>
</tr>
<tr>
<td>THE INTERNATIONAL CHAMBER OF COMMERCE AND ITS COURT OF ARBITRATION</td>
<td>13</td>
</tr>
<tr>
<td>A. THE INTERNATIONAL CHAMBER OF COMMERCE AS AN INSTITUTION</td>
<td>13</td>
</tr>
<tr>
<td>B. THE ICC DISPUTE RESOLUTION SERVICES</td>
<td>13</td>
</tr>
<tr>
<td>C. THE HISTORICAL BACKGROUND OF THE RULES OF ARBITRATION</td>
<td>14</td>
</tr>
<tr>
<td>D. THE ICC INTERNATIONAL COURT OF ARBITRATION AND ITS SECRETARIAT</td>
<td>15</td>
</tr>
<tr>
<td>1. The Structure of the ICC International Court of Arbitration</td>
<td>15</td>
</tr>
<tr>
<td>2. The Role of the ICC International Court of Arbitration</td>
<td>15</td>
</tr>
</tbody>
</table>
3. How the ICC International Court of Arbitration Works 16
4. Avoiding Conflicts of Interest 18
5. The Composition of the Secretariat 18
6. The Tasks of the Secretariat 19
7. How the Secretariat Works 20

CHAPTER 3
ARBITRAL PROCEEDINGS UNDER THE ICC RULES OF ARBITRATION OF 2012 23

A. INTRODUCTORY PROVISIONS 23
1. Definitions (Art. 2) 23
2. Written Notifications or Communications; Time Limits (Art. 3) 24

B. COMMENCING THE ARBITRATION 26
1. The Request for Arbitration (Art. 4) 26
2. The Answer to the Request and Counterclaims (Art. 5) 38
3. The Effect of the Arbitration Agreement (Art. 6) 45

C. MULTIPLE PARTIES, MULTIPLE CONTRACTS AND CONSOLIDATION 52
1. The Joinder of Additional Parties (Art. 7) 53
2. Claims between Multiple Parties (Art. 8) 56
3. Multiple Contracts (Art. 9) 59
4. Consolidation of Arbitrations (Art. 10) 60

D. THE ARBITRAL TRIBUNAL 63
1. General Provisions (Art. 11) 63
2. The Constitution of the Arbitral Tribunal (Art. 12) 72
3. Appointment and Confirmation of Arbitrators (Art. 13) 78
4. Challenge of Arbitrators (Art. 14) 88
5. Replacement of Arbitrators (Art. 15) 92

E. THE ARBITRAL PROCEEDINGS 97
1. Transmission of the File to the Arbitral Tribunal (Art. 16) 97
2. Proof of Authority (Art. 17) 100
3. Place of the Arbitration (Art. 18) 101
4. Rules Governing the Proceedings (Art. 19) 105
5. Language of the Arbitration (Art. 20) 109
6. Applicable Rules of Law (Art. 21) 113
7. Conduct of the Arbitration (Art. 22) 120
8. Terms of Reference (Art. 23) 126
10. Establishing the Facts of the Case (Art. 25) 139
11. Hearings (Art. 26) 148
12. Closing of the Proceedings and Date for Submission of Draft Awards (Art. 27) 153
13. Conservatory and Interim Measures (Art. 28) 155
Contents

F. EMERGENCY ARBITRATOR PROCEEDINGS 158
1. General Remarks 162
2. Commencement of the Emergency Arbitrator Proceedings 164
3. Appointment of the Emergency Arbitrator (App. V – Art. 2) 167
5. Proceedings before the Emergency Arbitrator (Art. 29(1); App. V – Art. 4 and 5) 168
8. General Rule (App. V – Art. 8) 172
9. An Application to a Judicial Authority does not Infringe the Emergency Arbitrator Provisions (Art. 29(7)) 172
10. Limitation of Liability (Art. 40) 173

G. ARBITRAL AWARDS 173
1. Time Limit for the Final Award (Art. 30) 173
2. Awards (Art. 31) 175
3. Award by Consent (Art. 32) 180
4. Scrutiny of Award by the Court (Art. 33) 182
5. Notification, Deposit, Enforceability of Awards (Art. 34) 187
6. Correction and Interpretation of Awards; Remission of Awards (Art. 35) 191

H. COSTS AND ADVANCES 195
1. Advance to Cover the Costs of the Arbitration (Art. 36) 195
2. Decision as to the Costs of the Arbitration (Art. 37) 212
3. Costs and Fees (Appendix III, Art. 2) 213

I. MISCELLANEOUS PROVISIONS 226
1. Modified Time Limits (Art. 38) 226
2. Waiver (Art. 39) 227
3. Limitation of Liability (Art. 40) 228
4. General Rule Aimed at Filling Gaps (Art. 41) 229

CHAPTER 4
THE STANDARD ICC ARBITRATION CLAUSE 231

A. ARBITRATION CLAUSES IN GENERAL 231

B. RULES OF LAW APPLICABLE TO THE ARBITRATION AGREEMENT 233

C. QUESTIONS CONCERNING SPECIFIC SUPPLEMENTARY PROVISIONS IN THE ARBITRATION AGREEMENT 234
1. The Requirement to Attempt Mediation First and Other Prior Conditions 234
2. Arbitral Tribunals Composed of Two or an Even Number of Members 235
3. Nomination of Arbitrators by Third Parties 236
5. Items Worth Including in an Arbitration Agreement 237
CHAPTER 5
OVERVIEW OF THE TIME LIMITS LAID DOWN IN THE ICC RULES OF ARBITRATION

1. Article 3(4) of the Rules: How Time Limits are Calculated 239
2. Article 4(2) of the Rules: Start of the Arbitral Proceedings 239
3. Article 4(4) of the Rules: Prerequisites for Filing a Valid Request for Arbitration 239
4. Article 5(1) and (2) of the Rules: Filing of an Answer to the Request for Arbitration 239
5. Article 5(6) of the Rules: Claimant’s Reply to a Counterclaim 240
6. Article 11(2) of the Rules: Qualified Statement of Independence from an Arbitrator 240
7. Article 12(2) of the Rules: Nomination of Co-Arbitrators after the Court has Decided in Favour of a Three-Member Tribunal 240
8. Article 12(4) of the Rules: Nomination of Co-Arbitrators where the Parties Agree on a Three-Member Tribunal 240
9. Article 12(5) of the Rules: Nomination of the Person who will act as President of a Three-Member Tribunal 240
10. Article 12(3) of the Rules: Nomination of a Sole Arbitrator 240
11. Article 13(3) of the Rules: Appointment of a Co-Arbitrator upon the Proposal of a National Committee or Group when a Party Fails to make the Necessary Nomination 241
12. Article 14(2) of the Rules: Challenges of Arbitrators by Parties 241
13. Article 15(3) of the Rules: Replacement of Arbitrators by the Court 241
14. Article 23(2) of the Rules: Terms of Reference 241
15. Article 24(1) of the Rules: Case Management Conference 241
16. Article 24(2) of the Rules: Procedural Timetable 241
17. Article 27 of the Rules: Closing of the Proceedings 242
18. Article 27 of the Rules: Announcement of the Submission of the Draft Award to the Court 242
19. Article 30 of the Rules: The Award 242
20. Article 35 of the Rules: Correction of an Award 242
21. Article 35 of the Rules: Interpretation of an Award 242
22. Article 35(4) of the Rules: Remission of an Award 243
23. Article 36(1) of the Rules: Payment of the Provisional Advance on Costs 243
25. Article 38 of the Rules: Modification of Time Limits by the Parties 243
27. Article 1(8) of Appendix II to the Rules: Return of Documents at the End of the Arbitration 243

CHAPTER 6
OTHER METHODS OF DISPUTE RESOLUTION UNDER ICC RULES

A. GENERAL REMARKS 245

B. ICC RULES FOR A PRE-ARBITRAL REFEEER PROCEDURE 246
1. Suggested ICC Pre-Arbitral Referee Clause 246
2. Characteristics 247
3. Powers of the Referee 247
Contents

4. Costs 248

C. ICC MEDIATION RULES 248
1. Mediation / Amicable Dispute Resolution 248
2. Suggested ICC Mediation Clauses 251
3. Commencement of Mediation Proceedings 252
4. Mediator 253
5. Conduct of Mediation Proceedings 254
6. Termination of Mediation Proceedings 255
7. Confidentiality 255
8. Limitation of Liability 256
9. Costs 256
10. Prior ICC Arbitration 257
11. Value Added Tax (VAT) 258
12. ICC as Appointing Authority 259

D. ICC EXPERT RULES 259
1. Proposal of Experts 261
2. Appointment of Experts 262
3. Administration of Expert Proceedings 263
4. Suggested Clauses for ICC Administered Expert Proceedings 266

E. ICC DOCDEX RULES 267
1. Conduct of DOCDEX Proceedings 269
2. DOCDEX Decision 270

F. ICC RULES FOR DISPUTE BOARDS 271
1. Dispute Board Proceedings 271
2. Suggested Clauses for ICC Dispute Board Proceedings 273

CHAPTER 7
STATISTICAL INFORMATION ON ICC ARBITRATION 277

CHAPTER 8
BIBLIOGRAPHY ON ICC ARBITRATION 289

A. ICC ARBITRAL AWARDS 289

B. BOOKS ON ICC ARBITRATION 290

C. DOSSIERS OF THE ICC INSTITUTE OF WORLD BUSINESS LAW 291

D. WEB SITES CONTAINING Materials AND INFORMATION ON INTERNATIONAL ARBITRATION 292
1. Materials Referred to in this Book 292
2. Other Internet Resources 292
APPENDIX 1
ICC RULES OF ARBITRATION (1 JANUARY 2012) 295

APPENDIX 2
ICC ARBITRATOR STATEMENT OF ACCEPTANCE, AVAILABILITY, IMPARTIALITY AND INDEPENDENCE (2012 RULES) 327

APPENDIX 3
MODEL CURRICULUM VITAE FOR ICC ARBITRATORS 329

APPENDIX 4
SECRETARIAT’S NOTE TO PARTIES IN PROCEEDINGS UNDER THE 2012 ICC RULES OF ARBITRATION 333

APPENDIX 5
SECRETARIAT’S NOTE ON ARTICLE 36(4) OF THE 2012 ICC RULES OF ARBITRATION 337

APPENDIX 6
SECRETARIAT’S NOTE ON ICC EMERGENCY ARBITRATOR PROCEEDINGS (2012 RULES) 339

APPENDIX 7
EMERGENCY ARBITRATOR’S STATEMENT OF ACCEPTANCE, AVAILABILITY, IMPARTIALITY AND INDEPENDENCE (2012 RULES) 341

APPENDIX 8
SECRETARIAT’S ICC EMERGENCY ARBITRATOR ORDER CHECKLIST (2012 RULES) 343

APPENDIX 9
SECRETARIAT’S NOTE TO THE ARBITRAL TRIBUNAL ON THE CONDUCT OF THE ARBITRATION (2012 RULES) 345

APPENDIX 10
SECRETARIAT’S NOTE ON ADMINISTRATIVE ISSUES IN PROCEEDINGS UNDER THE 2012 ICC RULES OF ARBITRATION 355

APPENDIX 11
SECRETARIAT’S ICC AWARD CHECKLIST (1998 AND 2012 RULES) 357

APPENDIX 12
SECRETARIAT’S NOTE ON CORRECTION AND INTERPRETATION OF ARBITRAL AWARDS (1998 AND 2012 RULES) 361

APPENDIX 13
SECRETARIAT’S CHECKLIST ON CORRECTION AND INTERPRETATION OF AWARDS (1998 AND 2012 RULES) 365
APPENDIX 14
EFFECTIVE MANAGEMENT OF ARBITRATION: A GUIDE FOR IN-HOUSE COUNSEL AND OTHER PARTY REPRESENTATIVES (2014) 369

APPENDIX 15
COMMISSION REPORT/SECOND EDITION – TECHNIQUES FOR CONTROLLING TIME AND COSTS IN ARBITRATION (2012) 401

APPENDIX 16
COMMISSION REPORT – ARBITRATION INVOLVING STATES AND STATE ENTITIES UNDER THE ICC RULES OF ARBITRATION (2012) 421

APPENDIX 17
COMMISSION REPORT – TECHNIQUES FOR MANAGING ELECTRONIC DOCUMENT PRODUCTION WHEN IT IS PERMITTED OR REQUIRED IN INTERNATIONAL ARBITRATION (2012) 433

APPENDIX 18
COMMISSION REPORT – ISSUES FOR ARBITRATORS TO CONSIDER REGARDING EXPERTISE (2010) 471

APPENDIX 19
ISSUES FOR EXPERTS ACTING UNDER THE ICC RULES FOR EXPERTISE OR THE ICC RULES OF ARBITRATION (2009) 493

APPENDIX 20
RULES OF ICC AS APPOINTING AUTHORITY IN UNCITRAL OR OTHER AD HOC ARBITRATION PROCEEDINGS (1 JANUARY 2004) 515

APPENDIX 21
ICC RULES FOR A PRE-ARBITRAL REFEREE PROCEDURE (1 JANUARY 1990) 519

APPENDIX 22
PRE-ARBITRAL REFEREE’S STATEMENT OF ACCEPTANCE, AVAILABILITY AND INDEPENDENCE 525

APPENDIX 23
ICC MEDIATION RULES (1 JANUARY 2014) 527

APPENDIX 24
ICC MEDIATION CLAUSES (2014) 535

APPENDIX 25
ICC EXPERT RULES (1 FEBRUARY 2015) 539

APPENDIX 26
ICC EXPERT CLAUSES (2015) 559
APPENDIX 27
ICC DOCDEX RULES (1 MAY 2015) 563

APPENDIX 28
ICC DISPUTE BOARD RULES (1 OCTOBER 2015) 571

APPENDIX 29
ICC DISPUTE BOARD CLAUSES (2015) 587

INDEX AND TABLE OF FIGURES 591
A. Alphabetical Index 591
B. Table of Figures 606