The American Review of International Arbitration is devoted to the study of laws relating to international arbitration and litigation throughout the world. To that end, it promotes and sponsors the publication of books, commentaries, articles, periodicals and conferences on these subjects. The publisher of the Review also publishes the eight volume Smit Guides to International Arbitration and Smit & Pechota, World Arbitration Reporter.

The Editor-in-Chief of the Review is Hans Smit, Stanley H. Fuld Professor of Law, Columbia University. He can be reached at:

Hans Smit
Stanley H. Fuld Professor of Law
Columbia Law School
435 West 116th Street
New York, New York 10027
Tel: (212) 854-2693; Fax (212) 222-4256
E-mail: hsmit@law.columbia.edu

MANUSCRIPTS

The American Review of International Arbitration invites the submission of unsolicited manuscripts. They should be double-spaced with footnotes that conform to the latest edition of A Uniform System of Citation. Manuscripts may be submitted as an e-mail attachment in IBM-compatible Word, or on diskette. The Review regrets that manuscripts cannot be returned unless they are accompanied by a self-addressed, stamped envelope. Send all correspondence to:

Elizabeth H. Cooper, Managing Editor
The American Review of International Arbitration
Columbia Law School
435 West 116th Street
New York, New York 10027
Tel: (212) 854-3971; Fax (212) 222-4256
E-mail: ecooper@law.columbia.edu

SUBSCRIPTION

The Review is published quarterly. The subscription rate is U.S. and Canada $302. All other foreign Subscriptions $370 and are renewed automatically unless notice of termination is given. Address changes should be sent at least 45 days before the date of the issue with which they are to take effect. Subscription queries and address changes should be directed to:

Juris Publishing, Inc.
71 New Street
Huntington, NY 11743
Tel (631) 673-3330; (631) 350-0200; Fax (631) 673-9117
For calls outside the U.S. and Canada: (631) 673-3330

ISSN 1050-4109
Copyright © 2008 by Hans Smit and Juris Publishing, Inc.
ARTICLES

COURT-ORDERED INTERIM MEASURES IN AID OF INTERNATIONAL COMMERCIAL ARBITRATION

Martin Davies 299

ARBITRATION AS A MEANS OF RESOLVING SOVEREIGN DEBT DISPUTES

Karen Halverson Cross 335

LIABILITY V. QUASI-JUDICIAL IMMUNITY OF THE ARBITRATOR: THE CASE AGAINST ABSOLUTE ARBITRAL IMMUNITY

Emmanuela Truli 383

CURRENT DEVELOPMENTS

INTERNATIONAL COMMERCIAL ARBITRATION IN THE CIS AND MONGOLIA

Roman Chapaev & Veronica Bradautanu 411

ARBITRAL & JUDICIAL DECISIONS

THE NEW GENERATION OF CHINA BITS IN LIGHT OF TZA YAP SHUM V. REPUBLIC OF PERU

Ko-Yung Tung & Rafael Cox-Alomar 461