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 Editors-in-Chief of the Review may be reached at:

Hans Smit
Stanley H. Fuld Professor of Law
Columbia Law School
435 West 116th Street
New York, New York 10027  USA
Tel: (212) 854-2693; Fax (212) 854-7946
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 Microsoft Word, or on CD. 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 USA
Tel: (212) 854-3971; Fax (212) 854-7946
E-mail: ecooper@law.columbia.edu

SUBSCRIPTION

The Review is published quarterly.
The subscription rate is U.S. $350. All other foreign subscriptions $395 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:

JurisNet, LLC
71 New Street
Huntington, NY 11743 USA
Tel (631) 350-2100; Fax (631) 673-9117

ISSN 1050-4109
Copyright © 2011 by Hans Smit and JurisNet, LLC
THE AMERICAN REVIEW
OF
INTERNATIONAL ARBITRATION

Vol. XXII – 2011

New York

2011
THE AMERICAN REVIEW
OF INTERNATIONAL ARBITRATION

Vol. 22  2011  No. 1

EDITORS’ NOTE: A NEW BEGINNING  vii

ARTICLES

THE UK SUPREME COURT SPEAKS TO INTERNATIONAL ARBITRATION: LEARNING FROM THE DALLAH CASE  George A. Bermann  1

CLEARING THE AIR ON “MANIFEST DISREGARD” AND CHOICE OF LAW IN COMMERCIAL ARBITRATION: A RECONCILIATION OF WILKO, HALL STREET, AND STOLT-NIELSEN  James M. Gaitis  21

THE CASE FOR A COHERENT APPLICATION OF CHAPTER 2 OF THE FEDERAL ARBITRATION ACT  Richard W. Hulbert  45

RULE CHANGES AFFECTING THE INTERNATIONAL ARBITRATION COMMUNITY  Peter Ashford  87

DISCLOSURE REQUESTS IN INTERNATIONAL COMMERCIAL ARBITRATION: FINDING A BALANCE NOT ONLY BETWEEN LEGAL TRADITIONS BUT ALSO BETWEEN THE PARTIES’ RIGHTS  Dominique D’Allaire and Rolf Trittmann  119

*A cumulative table of contents for Volume 22 will appear at the back of the final issue of the year.