

**INTERNATIONAL
ARBITRATION COURT
DECISIONS**

THIRD EDITION

Stephen Bond

AND

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EDITORS

JURIS

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- (3) Agreements limiting the scope or effect of Ukrainian mandatory legal provisions (such as competition law and rules regarding the invalidity of agreements) are null and void.
- (4) Shareholders’ agreements, even under foreign law and entered into by, for instance, non-Ukrainian holding companies cannot govern questions of corporate governance in a Ukrainian company and, hence, cannot be enforced to the extent they are at variance with Ukrainian company law.
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