# The UNCITRAL Model Law after Twenty-Five Years: Global Perspectives on International Commercial Arbitration

Frédéric Bachand Fabien Gélinas Editors

**JURIS** 

### **Questions About This Publication**

For assistance with shipments, billing or other customer service matters, please call our Customer Services Department at:

1-631-350-2100

To obtain a copy of this book, call our Sales Department:

1-631-351-5430 Fax: 1-631-351-5712

Toll Free Order Line:

1-800-887-4064 (United States & Canada)

See our webpage about this book: www.arbitrationlaw.com

COPYRIGHT 2013 JurisNet, LLC

All rights reserved. No part of this publication may be reproduced in any form or by any electronic or mechanical means including information storage and retrieval systems without permission in writing from the publisher.

Printed in the United States of America ISBN 978-1-937518-24-0

JurisNet, LLC 71 New Street Huntington, New York 11743 USA www.arbitrationlaw.com

# **Table of Contents**

ACKNOWLEDGEMENTS	vii
ABOUT THE EDITORS	ix
ABOUT THE CONTRIBUTORS	xi
INTRODUCTION	xvii
PART I: LEGISLATIVE IMPLEMENTATION	1
Chapter 1	3
Review of the Model Law's Implementation after Twenty-Five Years	
Timothy Lemay and Corinne Montineri	
Chapter 2	13
The Impact of the UNCITRAL Model Law on the Evolving Interpretation and Application of the 1958 New York Convention	
Judith Freedberg	
PART II: RECURRING ISSUES—PRE-AWARD	27
Chapter 3	29
The Enforcement of Arbitration Agreements under Article 8 of the Model Law  Lawrence Boo	
Chapter 4	49
Direct Review of Arbitral Jurisdiction under the	
UNCITRAL Model Law on International Commercial	
Arbitration: An Assessment of Article 16(3)	
Simon Greenberg	

# THE UNCITRAL MODEL LAW AFTER TWENTY-FIVE YEARS

Chapter 5	95
Comments on Some Aspects of Chapter V: The	
Production of Documentary Evidence and Privilege	
Jean-Gabriel Castel	
PART III: RECURRING ISSUES—POST-AWARD	107
Chapter 6	109
Exercising Discretion under Articles 34 and 36 of the Model Law: A Review of Practice	
Amokura Kawharu	
Chantan 7	120
Chapter 7  The Public Policy Defence in the Model Law	139
Jurisprudence: The <i>ILA Report</i> Revisited	
Stefan Kröll	
Chapter 8	167
Delocalization and Its Relevance in Post-award Review Loukas Mistelis	
PART IV: JUDICIAL PERSPECTIVES ON	
INTERNATIONAL INTERPRETATION	183
Chapter 9	195
The UNCITRAL Model Law and the Pro-arbitration	103
Approach: Judicial Internationalism and International	
Interpretation—The Singapore Experience	
Quentin Loh	
Chapter 10	217
The Model Law after Twenty-Five Years: A German	
Judicial Perspective on International Interpretation	
Michael Lorbacher	

## TABLE OF CONTENTS

PART V: HARMONIZED INTERPRETATION IN THAND PRACTICE	
Chapter 11	231
Judicial Internationalism and the Interpretation of the Model Law: Reflections on Some Aspects of Article 2A Frédéric Bachand	
Chapter 12	253
The CLOUT System (Case Law on UNCITRAL Texts): An UNCITRAL Experience  Monica Canafoglia	
Chapter 13	261
PART VI: LOOKING AHEAD AT THE NEXT	
TWENTY-FIVE YEARS	277
Chapter 14 An International Arbitrator's Perspective on Future Reform	279
L. Yves Fortier and Stéphanie Bachand	
APPENDIX	325
UNCITRAL Model Law on International Commercial Arbitration (1985, with Amendments as Adopted in 2006)	
INDEX	351