

The UNCITRAL Arbitration Rules

A Commentary

DAVID D. CARON LEE M. CAPLAN MATTI PELLONPÄÄ



Contents

Table of Cases and Other Practice	xxix	
List of Abbreviations	xli	
CHAPTER 1: INTRODUCTION	1	
1 The Importance of the International Arbitral Process	1	
2 The Origins and Structure of the Iran-US Claims Tribunal	3	
3 The Tribunal's Use of the UNCITRAL Arbitration Rules	6	
4 International Investment Agreements and the UNCITRAL Arbitration Rules	10	
PART I: FUNDAMENTAL PRINCIPLES AND LEGAL FRAMEWORK WITHIN WHICH THE	ГНЕ 13	
ARBITRAL TRIBUNAL OPERATES		
Introduction	15	
CHAPTER 2: GENERAL PROVISIONS AND		
PLACE OF ARBITRATION	17	
1 Introduction	18	
2 Scope of Application—Article 1	18	
A Text of the UNCITRAL Rule	18	
B Commentary	19	
C Extracts from the Practice of NAFTA Tribunals	22	
D Extracts from the Practice of Other Tribunals	23	
(1) General and Article 1(1)	23	
(2) Article 1(2)	24	
3 General Provisions—Article 15	25	
A Text of the UNCITRAL Rule	25	

x Contents

	В	Commentary	25
		(1) Basic Principles—Article 15(1)	26
		(a) Arbitral Autonomy and its Limits	26
		(b) Confidentiality and Non-Disputing Party	
		Participation in UNCITRAL Arbitration	33
		(c) The Nature of the Proceedings before the Iran-US	
		Claims Tribunal	38
		(d) Concluding Remarks	44
		(2) Right to a Hearing—Article 15(2)	45
		(3) Communication of Documents—Article 15(3)	50
	C	Extracts from the Practice of the Iran-US Claims Tribunal	51
		(1) General and Tribunal Rules, Article 15(1)	51
		(2) Tribunal Rules, Article 15(2)	58
	D	Extracts from the Practice of NAFTA Tribunals	64
		(1) Article 15(1)—General	64
		(2) Article 15(1)—Amicus Submissions	66
	E	Extracts from the Practice of Other Tribunals	74
4	Pla	ace of Arbitration—Article 16	76
	Α	Text of the UNCITRAL Rule	76
	В	Commentary	77
		(1) Selection of the Place of Arbitration—Article 16(1)	77
		(a) Considerations to Be Taken into Account	77
		(b) Neutrality	78
		(c) Nature of the Local Law	80
		(d) Enforceability of the Award	87
		(e) Practical Considerations	92
		(f) Concluding Remarks	93
		(2) Selection of the Particular Locale, Special Meetings for	
		Consultation and the Hearing of Witnesses	94
		(3) Special Meetings for the Inspection of Goods, Other	_
		Property or Documents	96
		(4) Where the Award Shall Be Made	97
		Extracts from the Practice of the Iran-US Claims Tribunal	98
	_	Extracts from the Practice of NAFTA Tribunals	99
	Ε	Extracts from the Practice of Other Tribunals	114

Contents	xi
	-44

A Text of the UNCITRAL Rule B Commentary (1) The Main Rules—Article 33(1) (a) The Principle of Party Autonomy and Its Application (b) Choice of Applicable Law Where Not Designated by the Parties (2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS Introduction 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 171	CHAPTER 3: APPLICABLE LAW	121
A Text of the UNCITRAL Rule B Commentary (1) The Main Rules—Article 33(1) (a) The Principle of Party Autonomy and Its Application (b) Choice of Applicable Law Where Not Designated by the Parties (2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 165 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	1 Introduction	121
B Commentary (1) The Main Rules—Article 33(1) (a) The Principle of Party Autonomy and Its Application (b) Choice of Applicable Law Where Not Designated by the Parties (2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	2 Applicable Law—Article 33	122
(1) The Main Rules—Article 33(1) (a) The Principle of Party Autonomy and Its Application (b) Choice of Applicable Law Where Not Designated by the Parties (2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(2) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 171	A Text of the UNCITRAL Rule	122
(a) The Principle of Party Autonomy and Its Application (b) Choice of Applicable Law Where Not Designated by the Parties (2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 168 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	B Commentary	123
(b) Choice of Applicable Law Where Not Designated by the Parties 130 (2) Amiable compositeur or ex aequo et bono—Article 33(2) 134 (3) Significance of the Contract and Trade Usages—Article 33(3) 136 (4) A Note on the Iran-US Claims Tribunal 138 C Extracts from the Practice of the Iran-US Claims Tribunal 140 (1) Tribunal Rules, Article 33(1) 140 (2) Tribunal Rules, Article 33(2) 157 (3) Tribunal Rules, Article 33(3) 157 (4) Other practice of the Iran-US Claims Tribunal 159 D Extracts from the Practice of NAFTA Tribunals 163 PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	(1) The Main Rules—Article 33(1)	123
the Parties 130 (2) Amiable compositeur or ex aequo et bono—Article 33(2) 134 (3) Significance of the Contract and Trade Usages—Article 33(3) 136 (4) A Note on the Iran-US Claims Tribunal 138 C Extracts from the Practice of the Iran-US Claims Tribunal 140 (1) Tribunal Rules, Article 33(1) 140 (2) Tribunal Rules, Article 33(2) 157 (3) Tribunal Rules, Article 33(3) 157 (4) Other practice of the Iran-US Claims Tribunal 159 D Extracts from the Practice of NAFTA Tribunals 163 PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	(a) The Principle of Party Autonomy and Its Application	123
(2) Amiable compositeur or ex aequo et bono—Article 33(2) (3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 1 Introduction 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 1 Total Commentar	(b) Choice of Applicable Law Where Not Designated by	
(3) Significance of the Contract and Trade Usages—Article 33(3) (4) A Note on the Iran-US Claims Tribunal C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 1 Introduction 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 1 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 1 74 B Commentary 1 74	the Parties	130
33(3) (4) A Note on the Iran-US Claims Tribunal C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 1 Introduction 1 Introduction 1 Introduction 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 1 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 1 74	- · · · · · · · · · · · · · · · · · · ·	134
(4) A Note on the Iran-US Claims Tribunal C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	· ·	
C Extracts from the Practice of the Iran-US Claims Tribunal (1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 176 A Text of the UNCITRAL Rule B Commentary 176 A Text of the UNCITRAL Rule	• •	136
(1) Tribunal Rules, Article 33(1) (2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 1 Introduction 1 Introduction 1 Introduction 1 Introduction 1 Introduction 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 1 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 1 74 B Commentary 1 74	• •	
(2) Tribunal Rules, Article 33(2) (3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174		140
(3) Tribunal Rules, Article 33(3) (4) Other practice of the Iran-US Claims Tribunal 159 D Extracts from the Practice of NAFTA Tribunals PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 171 B Commentary 172 B Commentary 174		140
(4) Other practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals 163 PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 171 B Commentary 174	• • •	157
D Extracts from the Practice of NAFTA Tribunals 163 PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 173 B Commentary 174	•	
PART II: ARBITRAL PROCEDURES TO CONTROL THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	<u>-</u>	
THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	D Extracts from the Practice of NAFTA Tribunals	163
THE SELECTION AND CONDUCT OF ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	PART II. ARRITRAL PROCEDURES TO CONTROL	ſ
ARBITRATORS 165 Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary A Text of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 173 B Commentary 174		_
Introduction 167 CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174		165
CHAPTER 4: THE NUMBER AND SELECTION OF ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174		
ARBITRATORS 169 1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	Introduction	16/
1 Introduction 169 2 The Number of Arbitrators—Article 5 170 A Text of the UNCITRAL Rule 170 B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	CHAPTER 4: THE NUMBER AND SELECTION OF	F
2 The Number of Arbitrators—Article 5 A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	ARBITRATORS	169
A Text of the UNCITRAL Rule B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	1 Introduction	169
B Commentary 170 3 Appointment of the Sole Arbitrator—Article 6 173 A Text of the UNCITRAL Rule 173 B Commentary 174	2 The Number of Arbitrators—Article 5	170
3 Appointment of the Sole Arbitrator—Article 6 A Text of the UNCITRAL Rule B Commentary 174	A Text of the UNCITRAL Rule	170
A Text of the UNCITRAL Rule 173 B Commentary 174	B Commentary	170
B Commentary 174	3 Appointment of the Sole Arbitrator—Article 6	173
	A Text of the UNCITRAL Rule	173
C Extracts from the Practice of the Iran-US Claims Tribunal 176	B Commentary	174
	C Extracts from the Practice of the Iran-US Claims Tribunal	176

xii Contents

4 Appointment of a Three-Person Panel—Article 7	178
A Text of the UNCITRAL Rule	178
B Commentary	179
(1) The Right of Each Party to Appoint an Arbitrator	179
(2) The Appointment of the Presiding Arbitrator	180
C Extracts from the Practice of Ad Hoc Tribunals	181
5 Appointment by the Appointing Authority—Article 8	182
A Text of the UNCITRAL Rule	182
B Commentary	182
CHAPTER 5: THE CHALLENGE OF	
ARBITRATORS	185
1 Introduction	187
A An Overview of the Challenges before the Iran-US Claims	
Tribunal	187
(1) The Iranian Government Challenge of Nils	
Mangård1982	187
(2) The United States Government Challenge of Judges	
Kashani and Shafeiei—1983	188
(3) The First Iranian Government Challenge of Judge Brine	
in Case No. 55, "Amoco Iran and The Islamic Republic of	
Iran"—1988	188
(4) The Second Iranian Government Challenge of Judge	* 00
Briner—1989 (5) The Third Issuing Covernment Challenge of Judge	189
(5) The Third Iranian Government Challenge of Judge Briner—1989	190
(6) The US Claimant Challenge of Judge Noori in Case No	
248, "Carlson and Melli Industrial Group"—1990	190
(7) The Iranian Government Challenge of Judge Arangio-	-,-
Ruiz—1991	191
(8) The Iranian Government Challenges of Judge Krzysztof	:
Skubiszewski—1999	191
(9) The US Government Challenge of Judge Bengt	
Broms—2001	192
(10) The US Claimant Challenge of Judge Bengt Broms in	
connection with Case No. 485, "Frederica Lincoln	
Riahi"2004	192

Contents	iiix

	В	An (Overview of Challenges before Other UNCITRAL Tribunals	193
		(1)	Challenge Decision of 15 April 1993	193
		(2)	Challenge Decision of 11 January 1995	194
	C	The	Exclusivity of the UNCITRAL Challenge Procedure	194
2	Th	e Di	uty to Disclose—Article 9	199
	Α	Text	t of the UNCITRAL Rule	199
	В	Cor	nmentary	200
	С	Ext	racts from the Practice of the Iran-US Claims Tribunal	204
		(1)	General	204
		(2)	Disclosure by the US Arbitrators	205
3	Tŀ	ie G	rounds for Challenge—Article 10	209
	A	Tex	t of the UNCITRAL Rule	209
	В	Cor	nmentary	210
		(1)	Challenge on the Ground of Justifiable Doubts as to	
			Impartiality or Independence—General Remarks on	
			Article 10(1)	210
			(a) The Standard for Impartiality and Independence Is	
			Objective	210
			(b) The Same Standard Applies to Party-Appointed and	
			Non-Party-Appointed Arbitrators	211
			(c) Criteria Regarding and Examples of Justifiable Doubts	213
		(2)	Challenge on the Ground of Justifiable Doubts as to	21/
			Impartiality or Independence	214
			(a) The Meaning of "Impartiality" and "Independence"	215
			(b) When Are Doubts as to Impartiality or	215
			Independence Justified? (c) The Standard of Independence and Impartiality	215
			Does Not Vary Depending on the Stage of the	
			Proceedings	224
			(d) A Failure to Disclose Under Article 9 May Give Rise	
			to, but Does Not Per Se Establish, Justifiable Doubts	
			as to Impartiality or Independence	225
			(e) Are There Any Limitations on the Circumstances	
			Which May Be Used as the Basis for Justifiable	
			Doubts?	227
		(3)	Article 10(1) As Providing the Exclusive Grounds for	
			Challenge	228

xiv Contents

		(4) When May a Party-Appointed Arbitrator Be Challenged	
		by the Party Who Appointed Him-Article 10(2)	231
	С	Extracts From the Practice of the Iran-US Claims Tribunal	231
		(1) Tribunal Rules, Article 10(1)	231
		(2) Tribunal Rules, Article 10(2)	238
	D	Extracts from the Practice of Other Tribunals	238
4	Th	e Initiation of the Challenge and the Potential for Agreement	
	to	the Challenge—Article 11	240
	Α	Text of the UNCITRAL Rule	240
	В	Commentary	241
		(1) When Notice of Challenge Must Be Made—Article 11(1)	241
		(2) To Whom Should Notice Be Sent; What Form Should	
		Notice Take—Article 11(2)	246
		(3) Procedure if Challenge is Accepted by Other Party or	
		Challenged Arbitrator Withdraws—Article 11(3)	251
	С	Extracts from the Practice of the Iran-US Claims Tribunal	253
		(1) Tribunal Rules, Article 11(1)	253
		(2) Tribunal Rules, Article 11(2)	259
		(3) Tribunal Rules, Article 11(3)	263
		Extracts from the Practice of NAFTA Tribunals	264
		Extracts from the Practice of Other Tribunals	264
5		ne Resolution of the Challenge—Article 12	265
	Α	Text of the UNCITRAL Rule	265
	В	Commentary	266
		(1) Which Authority Shall Make the Decision on the	
		Challenge if the Other Party Does Not Agree to the	
		Challenge or the Challenged Arbitrator Does Not	366
		Withdraw—Article 12(1)	266
		(2) Procedure for Appointing a Substitute Arbitrator if the	272
	_	Challenge Is Sustained—Article 12(2)	
	C	Extracts from the Practice of the Iran-US Claims Tribunal	273
		(1) Tribunal Rules, Article 12(1)	273
	_	(2) Tribunal Rules, Article 12(2) Exercise from the Practice of NAETA Tribunals	275 275
		Bytracte trans the Practice of NAHIA Imbunale	7/5

Contents xv

С	HAPTER 6: RESIGNATION, FAILURE TO AC	Τ,
A	ND THE CONSEQUENCES OF THE	
R	EPLACEMENT OF AN ARBITRATOR	277
1	Introduction	277
2	Replacement of an Arbitrator—Article 13	278
	A Text of the UNCITRAL Rule	278
	B Commentary	279
	(1) Resignation, Absence and Death—Article 13(1)	279
	(a) Drafting History of the Rule	279
	(b) Tribunal Practice on Article 13(1)	281
	(2) Failure to Act—Article 13(2)	284
	(a) Drafting History of the Rule	284
	(b) Tribunal Practice on Article 13(2)	285
	(c) A Note on Substitute Arbitrators	287
	(d) A Note on Truncated Proceedings	287
	(3) Tribunal Rules, Article 13(3)	297
	(4) Tribunal Rules, Article 13(4)	298
	(5) Tribunal Rules, Article 13(5)	298
	C Extracts from the Practice of the Iran-US Claims Tribunal	299
	(1) Tribunal Rules, Article 13(1)	299
	(2) Tribunal Rules, Article 13(2)	299
	(3) Tribunal Rules, Article 13(3)	318 319
	(4) Tribunal Rules, Article 13(4)(5) Tribunal Rules, Article 13(5)	319
	D Extracts from the Practice of Ad Hoc Tribunals	321
3	Repetition of Hearings in the Event of the Replacement of an	
,	Arbitrator—Article 14	322
	A Text of the UNCITRAL Rule	322
	B Commentary	323
	C Extracts from the Practice of the Iran-US Claims Tribunal	326
C	HAPTER 7: THE APPOINTING AUTHORITY	
A	ND COMPOSITION UNDER THE UNCITRA	L
R	ULES	329
1	An Evaluation of the UNCITRAL Approach	329
2	The Office of the Appointing Authority	332

xvi Contents

PART III: THE INITIATION OF THE	
ARBITRATION AND THE IDENTIFICATION	
AND CLARIFICATION OF THE ISSUES	
PRESENTED	337
Introduction	339
CHAPTER 8: THE NOTICE INITIATING	
ARBITRATION	341
1 Introduction	341
2 The Notice Initiating Arbitration—Article 3	342
A Text of the UNCITRAL Rule	342
B Commentary	342
(1) The Notice Requirement—Article 3(1)	342
(2) When Arbitration Proceedings Are Deemed to Have	
Commenced—Article 3(2)	343
(3) What Information Must Be Provided in the Notice of	
Arbitration—Article 3(3)	344
(4) Additional Information Provided in the Notice of	
Arbitration—Article 3(4)	345
(5) The Notice of Arbitration in the Iran-US Claims Tribunal	346
C Extracts from the Practice of NAFTA Tribunals	349
D Extracts from the Practice of Other Tribunals	350
CHAPTER 9: THE CHOICE OF LANGUAGE	351
1 Introduction	351
2 The Choice of Language—Article 17	352
A Text of the UNCITRAL Rule	352
B Commentary	352
(1) Determination of the Language of Arbitration—Article	
17(1)	352
(2) Translation of Documents and Exhibits—Article 17(2)	359
C Extracts from the Practice of the Iran-US Claims Tribunal	363

Contents	хvіі
(1) Tribunal Rules, Article 17(1)	363
(2) Tribunal Rules, Article 17(2)	366
D Extracts from the Practice of NAFTA Tribunals	374
CHAPTER 10: NOTICE AND THE CALCULATION	
OF PERIODS OF TIME	375
1 Introduction	375
2 Notice and the Calculation of Periods of Time—Article 2	376
A Text of the UNCITRAL Rule	376
B Commentary	377
(1) When Notice Becomes Effective—Article 2(1)	377
(a) The Drafting History of Article 2(1)	377
(b) Application of Article 2(1) by the Iran-US Claims	
Tribunal	380
(2) How to Calculate Periods of Time under the Rules—	
Article 2(2)	381
C Extracts from the Practice of the Iran-US Claims Tribunal	383
(1) Tribunal Rules, Article 2(1)	383
(2) Tribunal Rules, Article 2(2)	384
(3) Tribunal Rules, Article 2(3)	384
(4) Tribunal Rules, Article 2(4)	387
(5) Tribunal Rules, Article 2(5)	387
CALLEGE AL CEATENTENES OF CLANA AND	
CHAPTER 11: STATEMENTS OF CLAIM AND	201
DEFENCE	391
1 Introduction	392
2 The Statement of Claim—Article 18	393
A Text of the UNCITRAL Rule	393
B Commentary	394
(1) Submission of the Statement of Claim	394
(2) Contents of the Statement of Claim	395
(3) Sanctions for an Inadequate Statement of Claim	396
(4) A Note on the Iran-US Claims Tribunal	398
C Extracts from the Practice of the Iran-US Claims Tribunal	399
(1) Tribunal Rules, Article 18(1)	399

xviii Contents

		(2) Tribunal Rules, Article 18(2)	400
	D	Extracts from the Practice of NAFTA Tribunals	402
3	Th	ne Statement of Defence—Article 19	406
	Α	Text of the UNCITRAL Rule	406
	В	Commentary	407
		(1) Submission of the Statement of Defence	407
		(2) Contents of the Statement of Defence	408
		(3) Submission of Counter-Claims and Claims for the	
		Purpose of Set-Off	409
		(a) Preliminary Remarks	409
		(b) The Counter-Claim or the Claim for a Set-Off	
		Must Arise out of the Same Contract as the Main	
		Claim	412
		(4) Supplementary Provisions on Counter-Claims and	
		Claims for the Purpose of Set-Off	415
	C	Extracts from the Practice of the Iran-US Claims Tribunal	416
		(1) Tribunal Rules, Article 19(1)	416
		(2) Tribunal Rules, Article 19(2)	418
		(3) Tribunal Rules, Article 19(3)	419
		(4) Tribunal Rules, Article 19(4)	437
	D	Extracts from the Practice of NAFTA Tribunals	437
C	H	APTER 12: PLEAS AS TO THE JURISDICTION	
		THE ARBITRAL TRIBUNAL	443
1	I.	troduction	443
2		eas as to Jurisdiction—Article 21	444
		Text of the UNCITRAL Rule	444
	В	Commentary	444
		(1) The Extent of the Power of the Tribunal to Determine its	
		Jurisdiction—Articles 21(1) and 21(2)	444
		(2) Objections to the Existence or Validity of the Contract	
		of Which the Arbitration Agreement is a Part—	446
		Article 21(2) (3) When Objections Should be Raised—Article 21(3)	448
		(4) When Objections Should be Ruled Upon as a	****
		Preliminary Operion—Article 21(4)	145

Contents	xix
C Extracts From The Practice of The Iran-US Claims Tribunal	451
(1) Tribunal Rules, Article 21(1)	451
(2) Tribunal Rules, Article 21(2)	451
(3) Tribunal Rules, Article 21(3)	452
(4) Tribunal Rules, Article 21(4)	452
D Extracts from the Practice of NAFTA Tribunals	456
E Extracts from the Practice of Ad Hoc Tribunals	462
CHAPTER 13: AMENDMENTS TO THE CLAIM	
OR DEFENCE	465
1 Introduction	465
2 Amendments to the Claim or Defence—Article 20	466
A Text of the UNCITRAL Rule	466
B Commentary	466
(1) General Remarks	466
(2) The Amendment Must Not Fall Outside the Scope of	
the Arbitration Clause or Agreement	468
(3) Grounds for Rejecting an Amendment: Delay, Prejudice	
or Other Circumstances	470
(4) Procedural Questions	474
C Extracts from the Practice of the Iran-US Claims Tribunal	475
D Extracts from the Practice of NAFTA Tribunals	491
E Extracts from the Practice of Ad Hoc Tribunals	494
CHAPTER 14: FURTHER WRITTEN	
STATEMENTS AND TIME LIMITS ON	
SUBMISSION	497
1 Introduction	497
2 Further Written Statements—Article 22	498
A Text of the UNCITRAL Rule	498
B Commentary	498
C Extracts from the Practice of the Iran-US Claims Tribunal	503
D Extracts from the Practice of NAFTA Tribunals	515
E Extracts from the Practice of Ad Hoc Tribunals	517
3 Time Limits on Submission—Article 23	518
A Text of the UNCITRAL Rule	518

xx Contents

	В	Commentary	518
	C	Extracts from the Practice of the Iran-US Claims Tribunal	523
		APTER 15: THE QUESTION OF INTERIM	531
		troduction	
			531
2		terim Measures—Article 26	532
		Text of the UNCITRAL Rule	533
	В	Commentary	533
		(1) Conditions for the Ordering and Contents of Interim	622
		Measures—Article 26(1)	533
		(a) Interim Measures Must Be Requested by a Party(b) Interim Measures Must Be Necessary in Respect of	533
		the Subject Matter of the Dispute	534
		(c) Which Types of Interim Measures May Be Granted	539
		(2) The Form of a Decision on Interim Measures and the	
		Costs of Such Measures—Article 26(2)	540
		(3) Relations Between the Arbitral Tribunal and Municipal	<i>E</i> (0
	_	Courts in Question Concerning Interim Measures	543
	C	Extracts from the Practice of the Iran-US Claims Tribunal	546
		(1) Tribunal Rules, Article 26(1)	546
		(2) Tribunal Rules, Article 26(2)	558
		(3) Tribunal Rules, Article 26(3)	560
P	ΑF	T IV: THE PRESENTATION OF THE CASE:	
E	VI	DENCE AND HEARINGS	561
	In	troduction	563
C	Н	APTER 16: EVIDENCE	565
1	In	atroduction	565
2	E	vidence—Article 24	567
	Α	Text of the UNCITRAL Rule	567
	В	Commentary	568
		(1) Burden of Proof—Article 24(1)	568

~	•
Contents	XXI

		(2) Summary of Evidence to be Delivered to the Arbitral	
		Tribunal and the Other Party—Article 24(2)	572
		(3) Production of Documents—Article 24(3)	574
		(a) General Remarks	574
		(b) Arbitral "Discovery" at the Request of a Party	576
		(c) "Enforcement" of Production Orders	578
	C	Extracts from the Practice of the Iran-US Claims Tribunal	580
		(1) Tribunal Rules, Article 24(1)	580
		(2) Tribunal Rules, Article 24(2)	592
		(3) Tribunal Rules, Article 24(3)	592
	D	Extracts from the Practice of NAFTA Tribunals	601
	E	Extracts from the Practice of Ad Hoc Tribunals	603
C	H	APTER 17: THE HEARINGS	605
1	In	troduction	606
2	Ti	ne Hearings—Article 25	606
		Text of the UNCITRAL Rule	606
		Commentary	608
		(1) Notice of Hearing—Article 25(1)	608
		(2) Notice of Witnesses—Article 25(2)	610
		(a) Main Contents of the Provision	610
		(b) "Witnesses" within the Meaning of Article 25(2)	611
		(3) Translation of Oral Statements, Record of the Hearing—	
		Article 25(3)	613
		(4) The Conduct of the Hearing—Article 25(4)	616
		(a) Hearings Normally Held In Camera	616
		(b) Retirement of Witnesses	617
		(c) The Manner of Witness Examination	617
		(5) Written Witness Statements—Article 25(5)	619
		(6) Admissibility, Relevance, Materiality and Weight of the	
		Evidence—Article 25(6)	621
	C	Extracts from the Practice of the Iran-US Claims Tribunal	624
		(1) Tribunal Rules, Article 25(1)	624
		(2) Tribunal Rules, Article 25(2)	626
		(3) Tribunal Rules, Article 25(3)	634
		(4) Tribunal Rules, Article 25(4)	635

xxii Contents

		(5) Tribunal Rules, Article 25(5)	636
		(6) Tribunal Rules, Article 25(6)	637
	D	Extracts from the Practice of NAFTA Tribunals	645
	E	Extracts from the Practice of Ad Hoc Tribunals	648
3	Cl	osure of the Hearing—Article 29	650
	Α	Text of the UNCITRAL Rule	650
	В	Commentary	650
		(1) Closure of the Hearing—Article 29(1)	650
		(2) Reopening of the Hearing—Article 29(2)	652
	C	Extracts from the Practice of the Iran-US Claims Tribunal	655
		(1) Tribunal Rules, Article 29(1)	655
		(2) Tribunal Rules, Article 29(2)	656
	D	Extracts from the Practice of NAFTA Tribunals	662
	E	Extracts from the Practice of Ad Hoc Tribunals	662
C	Н	APTER 18: EXPERTS	663
l	In	troduction	663
2	Ex	perts—Article 27	664
	A	Text of the UNCITRAL Rule	664
	В	Commentary	665
		(1) General Comments	665
		(2) Appointment and Terms of Reference—Article 27(1)	667
		(a) Appointment	667
		(b) Terms of Reference	670
		(3) The Provision of Relevant Information to the Expert—	
		Article 27(2)	671
		(4) The Expert's Report—Article 27(3)	673
		(5) Expert Hearings—Article 27(4)	675
	_	(6) A Note on Party-Appointed Experts	676
	C	Extracts from the Practice of the Iran-US Claims Tribunal	677
		(1) Tribunal Rule, Article 27(1)—Appointment and Terms of Reference	677
		(a) The Shain Shaine Ebrahimi Case	677
		(b) The Arco Exploration Case	682
		(c) The Starrett Housing Case	685

Contents	xxiii
(d) The Richard D Harza Case	687
(e) The Behring International Case	693
(2) Tribunal Rules, Article 27(2)—Provision of Relevant	
Information	696
(3) Tribunal Rules, Article 27(3)—Expert Report	699
(a) The Shain Shaine Ebrahimi Case	699
(b) The Arco Exploration Case	700
(c) The Behring International Case	701
(d) The Richard D Harza Case	702
(e) The Starrett Housing Case	702
(4) Tribunal Rules, Article 27(4)—Expert Hearing	704
D Extracts from the Practice of NAFTA Tribunals	706
E Extracts from the Practice of Ad Hoc Tribunals	706
PART V: DEFAULT AND WAIVER	709
Introduction	711
CHAPTER 19: DEFAULT	713
1 Introduction	713
2 Default—Article 28	714
A Text of the UNCITRAL Rule	714
B Commentary	714
(1) General Comments	714
(2) Failure to File Initial Written Submissions—Article 28(1)	718
(3) Failure to Appear at a Hearing—Article 28(2)	719
(4) Failure to produce documentary evidence—Article 28(3)	720
C Extracts from the Practice of the Iran-US Claims Tribunal	721
(1) General and Tribunal Rules, Article 28	721
(2) Tribunal Rules, Article 28(2)	724
(3) Tribunal Rules, Article 28(3)	727
D Extracts from the Practice of Ad Hoc Tribunals	731

xxiv Contents

CHAPTER 20: WAIVER		739
1	Introduction	739
2	WaiverArticle 30	740
	A Text of the UNCITRAL Rule	740
	B Commentary	740
	(1) General Comments	740
	(2) The Criteria for Waiver	7 4 1
	(a) Knowledge of Non-Compliance	741
	(b) Continuation with the Proceedings	742
	(c) Promptness of the Objection	743
	C Extracts from the Practice of the Iran-US Claims Tribunal	743
	D Extracts from the Practice of Ad Hoc Tribunals	744
P	ART VI: THE AWARD	745
	Introduction	7 4 7
C	CHAPTER 21: DECISIONS	749
1	Introduction	749
2	Decisions—Article 31	750
	A Text of the UNCITRAL Rule	750
	B Commentary	750
	(1) Awards and Other Decisions by Majority Vote—Article	
	31(1)	750
	(a) General Comments	750
	(b) The Practice of Deliberating and Drafting Awards by	
	the Iran-US Claims Tribunal	755
	(2) Decision-Making on Procedural Questions—Article 31(2)	756
	(a) The Meaning of "Questions of Procedure"	759
	(b) Revision	761
	(3) Confidentiality of Deliberations—Article 31, Note 2 of	
	the Tribunal Rules	762
	(a) The Scope of the Rule of Confidentiality	763
	(b) Enforcing the Rule of Confidentiality	766

	Contents	xxv
	C Extracts from the Practice of the Iran-US Claims Tribuna	l 769
	(1) Tribunal Rules, Article 31(1)	769
	(2) Tribunal Rules, Article 31(2)	774
	(3) Tribunal Rules, Article 31, Note 2—Confidentiality	of
	Deliberations	775
	D Extracts from the Practice of NAFTA Tribunals	785
	E Extracts from the Practice of Ad Hoc Tribunals	785
С	HAPTER 22: FORM AND EFFECT	789
1	Introduction	790
2	Form and Effect—Article 32	791
	A Text of the UNCITRAL Rule	791
	B Commentary	791
	(1) Types of awards—Article 32(1)	791
	(2) The Award is "Final and Binding" and the Parties Mi	ust
	"Carry Out the Award without Delay"—Article 32(2	
	(3) Written Award and Designation of the Date and Plac	
	the Award's Making—Articles 32(2) and 32(4)	803
	(4) Obligation to Sign and Failure to Sign the Award— Article 32(4)	804
	(a) General comments on the travaux préparatoires	805
	(b) Practical Matters Regarding the Statement of Reasons for the Absence of an Arbitrator's Signal	ture 809
	(5) Statement of Reasons for the Award and Dissenting	idic 607
	Opinions—Article 32(3)	811
	(6) Publication of the Award—Article 32(5)	817
	(7) Copies of the Award to the Parties—Article 32(6)	819
	(8) Filing and Registration of the Award—Article 32(7)	821
	C Extracts from the Practice of the Iran-US Claims Tribuna	al 822
	(1) Tribunal Rules, Article 32(1)—Types of Awards	822
	(2) Tribunal Rules, Article 32(2)—Final and Binding Av	vard 823
	(3) Tribunal Rules, Articles 32(3) and 32(4)—Date, Place	
	and Signature	824
	(4) Tribunal Rules, Article 32(3)—Reasons for the Awar	
	(5) Tribunal Rules, Article 32(4)—Failure to Sign the A	
	(a) Statements of Reasons for Failure to Sign the Av	72rd 826

xxvi Contents

(b) Improper Statements of Reasons and Post-Award	
Exchanges	834
(6) Tribunal Rules, Article 32(5)—Publication of the Award	839
D Extracts from the Practice of NAFTA and Other Tribunals	844
(1) Article 32(1)—Types of Awards	844
(2) Article 32(2)—Final and Binding	845
(3) Articles 32(2) and 32(4)—Date, Place, and Signature	848
(4) Article 32(4)—Failure to Sign the Award	849
(5) Article 32(7)—Filing and Registration of an Award	850
CHAPTER 23: SETTLEMENT AND OTHER	
GROUNDS FOR TERMINATION	853
1 Introduction	853
2 Settlement and Other Termination—Article 34	854
A Text of the UNCITRAL Rule	854
B Commentary	854
(1) Settlement—Article 34(1)	854
(a) Types of Settlement Agreements and the Practice of	
Awards on Agreed Terms	854
(b) Discretion to Record a Settlement Agreement	857
(c) Pre-Settlement Negotiations	860
(2) Other Grounds for Termination—Article 34(2)	862
(a) Continuation of the Arbitration Is "Unnecessary" or	
"Impossible"	862
(b) "Justifiable Grounds for Objection"	864
(3) Technical Requirements for Awards on Agreed Terms—	
Article 34(3)	865
C Extracts from the Practice of the Iran-US Claims Tribunal	866
(1) Tribunal Rules, Article 34(1)	866
(2) Tribunal Rules, Article 34(2)	874
CHAPTER 24: POST-AWARD PROCEEDINGS	879
1 Introduction	880
2 Interpretation of the Award—Article 35	880
A Text of the UNCITRAL Rule	880

	Contents	xxvii
3	B Commentary C Extracts from the Practice of the Iran-US Claims Tribunal D Extracts from the Practice of NAFTA Tribunals E Extracts from the Practice of Other Tribunals Correction of the Award—Article 36 A Text of the UNCITRAL Rule B Commentary C Extracts from the Practice of the Iran-US Claims Tribunal (1) Request for Correction Granted (2) Request for Correction Denied	881 885 891 892 894 894 895 898
4	Additional Award—Article 37 A Text of the UNCITRAL Rule B Commentary C Extracts from the Practice of the Iran-US Claims Tribunal (1) Request for Additional Award Granted (2) Request for Additional Award Denied	908 908 908 911 911
5	The Finality of Awards and the Inherent Power to Reconsider A Commentary B Extracts from the Practice of the Iran-US Claims Tribunal (1) Limited Power of Review (2) Revision to Address Fraud or Corruption C Extracts from the Practice of NAFTA Tribunals D Extracts from the Practice of Other Tribunals	914 914 919 919 921 924 925
	CHAPTER 25: THE COSTS OF ARBITRATION Introduction	927 928
2	The Costs of Arbitration—Article 38 A Text of the UNCITRAL Rule B Commentary (1) Costs Defined (2) The Duty to Fix the Costs of Arbitration (3) Note on the Costs of the Iran-US Claims Tribunal C Extracts from the Practice of NAFTA Tribunals D Extracts from the Practice of Ad Hoc Tribunals	928 928 929 929 933 934 935

xxviii Contents

3	Arbitrators' Fees—Article 39	941
	A Text of the UNCITRAL Rule	941
	B Commentary	942
	C Extracts from the Practice of NAFTA Tribunals	946
4	Apportionment of Costs—Article 40	947
	A Text of the UNCITRAL Rule	947
	B Commentary	947
	(1) Apportioning and Awarding Costs	947
	(2) "The Circumstances of the Case"	951
	(a) The Success of the Parties	951
	(b) The Conduct of the Parties	952
	(c) The Nature of the Parties	953
	(3) Requirements for Making a Claim for Costs	954
	C Extracts from the Practice of the Iran-US Claims Tribu	nal 956
	(1) Tribunal Rules, Article 40(1) and (2)—General	956
	(2) Article 40(1) and (2)—"Circumstances of the Case	" 960
	(a) The Success of the Parties	960
	(b) The Conduct of the Parties	962
	D Extracts from the Practice of NAFTA Tribunals	966
	E Extracts from the Practice of Ad Hoc Tribunals	976
5	Deposit of Costs—Article 41	982
	A Text of the UNCITRAL Rule	982
	B Commentary	983
	(1) The Request for Deposits	983
	(2) Consultation with the Appointing Authority	985
	(3) Failure to Make Requested Deposits	986
	(4) The Right to an Accounting and the Return of	
	Unexpended Deposits	987
	C Extracts from the Practice of the Iran-US Claims Tribu	
	D Extracts from the Practice of NAFTA Tribunals	992
	E Extracts from the Practice of Ad Hoc Tribunals	993
S	Select Bibliography	995
£	Appendices	1009
1	Index	1049