BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (April 2023)

I. GENERAL

Organisation for Economic Co-operation and Development (OECD), ed. Compendium of International Organisations' practices: working towards more effective international instruments. Paris, OECD Publishing, 2021. 127 p.

II. INTERNATIONAL SALE OF GOODS

- Conde, I.C. "Regard is to be had": the legislative intent of Article 7(1) of the CISG (part 1). *European journal of commercial contract law* (Zutphen, Netherlands (Kingdom of the)) 15:1:1-17, 2023.
- Herrmann, H. When is a (suspected) damage a damage?: a comparative approach to the notion of damage in international sales and transport law. *European journal of commercial contract law* (Zutphen, Netherlands (Kingdom of the)) 15:1:18-33, 2023.
- Ishida, Y. What does "foreseeable" mean?: the scope of damages under CISG Articles 74-77: reasonability principle of foreseeability we don't need a crystal ball. *Journal of law and commerce* (Pittsburgh, Pa.) 40:2:235-280, 2022.
- Koller, T. Aspekte des Schadenrechts im UN-Kaufrecht (CISG). *Internationales Handelsrecht* (Köln, Germany) 23:2:53-60, 2023. Translation of title: Some aspects of the law of damages under the CISG (1980).
- Martínez Cañellas, A. Hermenéutica del derecho mercantil uniforme internacional. *Revista práctica de derecho CEFlegal* (Madrid) 163-164:45-90, 2014.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND MEDIATION

- Arp, B. and R. Polanco, eds. International arbitration in times of economic nationalism. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2022. 227 p.
- Huang, T. The two voices of federal law on "arbitrability": substantive common law, federalism, and choice of law for international commercial arbitration agreements. *Journal of law and commerce* (Pittsburgh, Pa.) 40:1:61-126, 2021.
- International Bar Association Arbitration Committee, ed. Arbitrating small value claims in investment arbitration. London, IBA, 2022. 65 p.
- Ma, W.J.-M. Harmonising judicial approaches to determining the law of the arbitration agreement. *ICC dispute resolution bulletin* (Paris) 1:26-35, 2023.
- Studer, T. Environmental accountability: a case for international conciliation? *Journal of international dispute settlement* (Oxford, U.K.) idad008:1-25, 2023.
- Tan, D. The Singapore Convention on Mediation to reinforce the status of international mediated settlement agreements: breakthrough or redundancy? *Conflict resolution quarterly* (Hoboken, N.J.) 1-16, 2023.
- Vidyarthi, A. and S. Hyaat Khan. India: a late opening to the notion of international public policy? *Arbitration international* (Oxford, U.K.) 38:4:249-261, 2022.
- Webster, T. Proposed basic timetables for expedited arbitration. *Arbitration international* (Oxford, U.K.) 38:4:262-277, 2022.

IV. INTERNATIONAL TRANSPORT

Shao, Y.-F. and others. Paving the way to recognising foreign judicial sale of ships: a comparative analysis of judicial sale proceedings in selected jurisdictions. *Cuadernos de derecho transnacional* (Madrid) 15:1:136-160, 2023.

V. INTERNATIONAL PAYMENTS (includes former INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT)

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

Christou, T.A. and J.L. Taylor. Blueprint paper on digital trade and the UNCITRAL Model Law on Electronic Transferable Records. s.l., Centre for Applied Sustainable Transition Law, 2023. 71 p.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

- Botina Bolaños, C.H. La insolvencia transfronteriza en la globalización, su aplicación en Colombia y regulaciones de la insolvencia transfronteriza en otras partes del globo. *Revist@ e-mercatoria* (Bogotá) 21:2:95-112, 2022.
- Foo, H. and B. Wee. Annotated guide to the Singapore insolvency legislation: corporate insolvency. Singapore, Academy Publishing, 2023. 822 p.
- Guo, S. and J. Su. Chinese cross-border insolvency laws: recent developments and international implications. *International insolvency review* (London) 32:1:41-59, 2023.
- Gurrea-Martinez, A. Guide on the treatment of insolvent micro and small enterprises in Asia. Singapore, ABLI, 2022. 65 p.
- Mann, I. Guide on conducting an out-of-court workout in Asia. Singapore, ABLI, 2023. 80 p.
- Murray-Jones, J. and others. How are the English courts adapting to post-Brexit challenges? *International corporate rescue* (London) 20:2:79-84, 2023.
- Warner, G.R. Comparative collectivity: European Union and United States approaches. *International insolvency review* (London) 32:1:156-175, 2023.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PUBLIC-PRIVATE PARTNERSHIPS

[No publications recorded under this heading.]

XIII. ONLINE DISPUTE RESOLUTION

[No publications recorded under this heading.]

XIV. MICRO, SMALL AND MEDIUM-SIZED ENTERPRISES

[No publications recorded under this heading.]

XV. INVESTOR-STATE DISPUTE SETTLEMENT

- Al-Enizi, Z.Kh. The role of the UNCITRAL Rules on Transparency in enforcing societal control over investment treaties. *Journal of governance and regulation* (Sumy, Ukraine) 12:1(special issue):260-271, 2023.
- Arato, J. and others. The investor-state dispute settlement reform process: design, dilemmas and discontents. *Journal of international dispute settlement* (Oxford, U.K.) idad004:1-7, 2023.
- Arp, B. and R. Polanco, eds. International arbitration in times of economic nationalism. Alphen aan den Rijn, Netherlands (Kingdom of the), Kluwer Law International, 2022. 227 p.
- Charlotin, D. UNCITRAL Working Group III adopts final versions of codes of conduct: ban on double-hatting is maintained, and cooling-off periods are clarified. *Investment arbitration reporter* (New York) 26 April 2023.
- Dine, C.L. Protectionism or promotion: an analysis of Seychelles' approach to the law on foreign-direct investments. *International trade law and regulation* (London) 1:27-43, 2023.
- Giorgetti, C. The transformation of international organizations: specialization, new initiatives, and working methods some observations on the work of UNCITRAL Working Group III. *Journal of international economic law* (Oxford, U.K.) 26:40-50, 2023.
- Kinnear, M. Current developments in investor-State dispute settlement: an overview of substantive and procedural change in the past fifty years. *University of St. Thomas law journal* (Saint Paul, Minn.) 17:2:209-218, 2021.
- Korzun, V. Enforcing soft law in international investment arbitration. *Vanderbilt journal of transnational law* (Nashville, Tenn.) 56:1:1-65, 2023.
- Sauvant, K.P. An Advisory Centre on International Investment Law: key features. *University of St. Thomas law journal* (Saint Paul, Minn.) 17:2:354-372, 2021.
- Ungboriboonpisal, T. The Advisory Centre on International Investment Law (ACIIL) and the potential conflict of interest situations it could encounter. *American review of international arbitration* (Huntington, N.Y.) 33:2:129-152, 2022.