

BIBLIOGRAPHY OF WRITINGS RELATED TO THE WORK OF UNCITRAL

Compiled monthly (May 2021)

I. GENERAL

[No publications recorded under this heading.]

II. INTERNATIONAL SALE OF GOODS

Anastasi, A. and others. An internationalist approach to interpreting private international law?: arbitration and sales law in Australia. *Melbourne University law review* (Melbourne) 44:1:1-54, 2020.

Jouda, A.A. and K.N. Ameen.

الأمم واتفاقية العراقي القانون لإحكام "وفقا دراسة الدولية البيوع في الهلاك تبعة انتقال وقت (1980 فيينا) للبضائع الدولي البيع لعقود المتحدة

Journal of legal sciences (Baghdad) 35:4:255-280, 2021. Translation of title: Time of transmission of the loss in international sales: study on Iraqi law and the CISG (1980).

Kanning, A.J. Unification of commercial contract law: the role of the dominant economy. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 85:2:326-356, 2021.

Larrea Fradejas, N. and M. Wray Vinueza. Relevancia del incumplimiento contractual como habilitante de la acción resolutoria: aplicación en el sistema jurídico ecuatoriano. *Law review USFQ* (Quito) 3:37-54, 2016. Translation of title: A study on the seller's duty to deliver the goods in conformity with public law requirements in international sale of goods.

Lee, B.-M. and others. 국제물품매매거래에서 매도인의 공법적 규제에 적합한 물품인도의무에 관한 연구. *Regional industry research* (Seoul) 40:1:331-350, 2017. Translation of title: A study on the seller's duty to deliver the goods in conformity with public law requirements in international sale of goods.

McKendrick, E. Goode and McKendrick on commercial law. 6th ed. London, Penguin Books, 2020. 1484 p. Selected contents: Ch. 33. The Vienna Convention on International Sales.

Meyer, J. Die praktische Bedeutung des UN-Kaufrechts in Deutschland. *Rabels Zeitschrift für ausländisches und internationales Privatrecht* (Tübingen, Germany) 85:2:357-401, 2021. Translation of title: The practical significance of the CISG (1980) in Germany.

Wulandari, R. If not now, then when?: the significance of CISG ratification for Indonesia. *Jurnal hukum novelty* (Indonesia) 12:1:124-136, 2021.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Alexander, N.M. The emergence of mediation law in Asia: a tale of two cities. *Transnational dispute management* (Voorburg, The Netherlands) 18:3, 2021.

Anastasi, A. and others. An internationalist approach to interpreting private international law?: arbitration and sales law in Australia. *Melbourne University law review* (Melbourne) 44:1:1-54, 2020.

Ayad, M.B. Towards a truly harmonised international commercial and investment arbitration law code (HICIALC): enforcing MENA-foreign investment arbitrations via a single regulatory framework: a new map for a new landscape. *Macquarie Journal of Business Law* (Sydney) 7:285-322, 2010.

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- Giorgadze, V. Dispute resolution clauses and the enforcement of international mediated settlement agreements under the Singapore Convention on Mediation. *Transnational dispute management* (Voorburg, The Netherlands) 18:3, 2021.
- Hata, K. Looking toward the establishment of the Singapore Convention on Mediation and the ratification by Japan. *Chuo online (Chuo University)* (Tokyo) May, 2021.
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- Kamenkov, V.S. Профессионально об актуальном: новеллы в законах о медиации в Республике Беларусь и их польза. *Pravo news* (Minsk) 26 May, 2021. Translation of title: Novels in the laws on mediation in the Republic of Belarus and their benefits.
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- Serwaah Akoto, A. Public policy: an amorphous concept in the enforcement of arbitral awards. *Journal of liberty and international affairs* (Bitola, Republic of North Macedonia) 7:1:51-69, 2021.

IV. INTERNATIONAL TRANSPORT

- Zhu, L. and X. Pan. A conceptual analysis of the electronic bill of lading. *Journal of business law* (London) 4:336-356, 2021.

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

[No publications recorded under this heading.]

VI. ELECTRONIC COMMERCE

- Dahm, P. The new electronic transactions law in Singapore: paving the way for electronic bills of lading? *Singapore Chamber of Maritime Arbitration* (Singapore) 29 April, 2021.
- Gautrais, V. Étude juridique sur la Loi concernant le cadre juridique des technologies de l'information (RLRQ c C-1.1): mandat du ministère de la Justice du Québec. Québec, CRDP, 2020. 137 p.
- Kean, M.C. and others. Rediness assessment for cross-border paperless trade: Mongolia. Bangkok, UN ESCAP, 2019. 89 p.
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Zhu, L. and X. Pan. A conceptual analysis of the electronic bill of lading. *Journal of business law* (London) 4:336-356, 2021.

VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT

[No publications recorded under this heading.]

IX. INSOLVENCY

Moreland, A.D. and A.F.R. Rocha. What investors need to know about the new Brazilian law. *American Bankruptcy Institute journal* (Alexandria, Va.) 28, May 2021.

X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]

XI. INTERNATIONAL COUNTERTRADE

[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS

[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

Bilanová, A. and J. Kudrna. Achmea: the end of investment arbitration as we know it? *European investment law and arbitration review* (Leiden, The Netherlands) 3:261-281, 2018.

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- King, A.S. Global civil procedure. *Harvard international law journal* (Cambridge, Mass.) 62:223-294, 2021.
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