

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)
Afghanistan	x													x					x	
Albania	x		x	x										x				x		
Algeria	x																			
Andorra	x																			
Angola	x																			
Antigua and Barbuda	x														x		x			
Argentina	x	x		x																
Armenia	x			x						s			x	x					x	
Australia	x			x							s	s	x ³		x	x				
Austria	x		x	x									x							
Azerbaijan	x			x					x				x	x					x	
Bahamas	x														x					
Bahrain	x			x									x		x	x				x
Bangladesh	x												x	x	x					
Barbados	x		x												x		x			
Belarus	x	x		x			x					s	x						x	
Belgium	x	x		x								s	x					x		
Belize															x					
Benin	x	x		x								s	s			x			x	
Bhutan	x												x		x		x	x		
Bolivia (Plurinational State of)	x										s									
Bosnia and Herzegovina	x	x		x																
Botswana	x		x																	
Brazil	x	s	s	x																
Brunei Darussalam	x											s	x		x					
Bulgaria	x	s		x									x							
Burkina Faso	x		x													x				
Burundi	x	x	x	x																
Cabo Verde	x														x		x			
Cambodia	x												x							
Cameroon	x		x	x					x	x	x					x			x	
Canada	x			x	s								x ³		x ³	x			x ³	
Central African Republic	x								s							x			x	
Chad																x			x	
Chile	x		x	x								s	x			x				
China	x			x					s			s	x ³	x	x		x			
Colombia	x			x					s			s			x	x	x			
Comoros	x															x			x	

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)
Congo				x					x	x	s	s				x		x		
Cook Islands	x																			
Costa Rica	x	s		x									x				x			
Côte d'Ivoire	x	x														x		x		
Croatia	x			x									x	x				x		
Cuba	x	x		x																
Cyprus	x			x									x							
Czechia	x	x	x	x																
Democratic People's Republic of Korea				x																
Democratic Republic of the Congo	x		s							s		s				s		x		
Denmark	x		s	x						s			x							
Djibouti	x																			
Dominica	x														x					
Dominican Republic	x	x	x	x					x				x		x	x				
Ecuador	x		s	x			x								x					
Egypt	x	x	x	x		x							x						x	
El Salvador	x			x			x								x					
Equatorial Guinea																x		x		
Eritrea														x						
Estonia	x			x									x							
Eswatini												s								
Ethiopia																				
Fiji	x			x					x			s	x		x					
Finland	x		s	x							s									
France	x		s	x		s				s	s				x			x		
Gabon	x			x	x	x	x			s	s					x		x		
Gambia			x								x			x	x		x			
Georgia	x		x	x		x						s	x	x						
Germany	x		s	x							s		x							
Ghana	x	x	s	s						s				x	x		x		x	
Greece	x			x						s			x			x				
Grenada												s			x		x			
Guatemala	x												x		x		x			
Guinea	x	x	x	x	x					s						x		x		
Guinea-Bissau										s						x		x		
Guyana	x			x																
Haiti	x											s			x					

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)	
Holy See	x		s																		
Honduras	x			x	x				x			s	x		x		x	x			
Hungary	x	x	x	x									x					x			
Iceland	x			x																	
India	x											s	x		x		x			x	
Indonesia	x																				
Iran (Islamic Republic of)	x								s			s	x		x						
Iraq				x							s										
Ireland	x												x		x						
Israel	x			x								s				x					
Italy	x			x							s										
Jamaica	x											s	x		x		x			x	
Japan	x			x									x			x					
Jordan	x		x									s	x		x						
Kazakhstan	x		x									s								x	
Kenya	x		x										x	x		x				x	
Kiribati														x							
Kuwait	x						x								x						
Kyrgyzstan	x			x										x						x	
Lao People's Democratic Republic	x											s			x						
Latvia	x			x																	
Lebanon	x		x	x					s												
Lesotho	x		x	x																	
Liberia	x	x	x	x	x		x	x							x						
Libya																					
Liechtenstein	x			x									x								
Lithuania	x			x									x								
Luxembourg	x			x				s		s	s							x			
Madagascar	x		s	x				s	s	s	s		x	x	x		x				
Malawi			x											x		x					
Malaysia	x											s	x		x					x	
Maldives												s	x								
Mali	x									s											
Malta	x												x		x						
Marshall Islands	x																				
Mauritania	x			x										x							
Mauritius	x										x	s	x		x		x				
Mexico	x	x	s	x	x	s							x		x	x	x			x	

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)	
Micronesia (Federated States of)																					
Monaco	x																				
Mongolia	x	s		x									x	x						x	
Montenegro	x	x		x					x			s	x			x		x			
Morocco	x		x																		
Mozambique	x														x						
Myanmar	x												x							x	
Namibia																					
Nauru																					
Nepal	x													x							
Netherlands	x			x						S	s										
New Zealand	x			x									x		x	x					
Nicaragua	x	s											x				x	x			
Niger	x									s						x		x			
Nigeria	x		x							s		s	x	x							
North Macedonia	x			x								s	x					x			
Norway	x	x	s	x						s			x								
Oman	x												x		x						
Pakistan	x		s												x						
Palau												s									
Panama	x		s				x		s						x						
Papua New Guinea	x																				
Paraguay	x	x	x	x		x			x			s	x		x		x				
Peru	x			x									x				x				
Philippines	x		s			s			s			s	x		x	x					
Poland	x	x		x						s			x	x		x					
Portugal	x		s																		
Qatar	x											s	x		x		x				
Republic of Korea	x			x					s			s	x		x	x					
Republic of Moldova	x	x		x										x							
Romania	x	x	x	x										x		x					
Russian Federation	x	s		x	s				x				x							x	
Rwanda	x												x	x	x		x			x	
Saint Kitts and Nevis															x		x				
Saint Lucia															x		x				

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)
Saint Vincent and the Grenadines	x		x	x											x		x			
Samoa												s			x					
San Marino	x			x											x		x			
Sao Tome and Principe	x																			
Saudi Arabia	x								s			s	x		x		x			
Senegal	x		x						s	s						x		x		
Serbia	x	x		x								s	X			x				
Seychelles															x	x				
Sierra Leone			x						s			s								
Singapore	x		s	x					x			s	X		x	x				
Slovakia	x	x	s	x									X	x						
Slovenia	x	x		x									X		x	x		x		
Solomon Islands																				
Somalia																				
South Africa	x												X		x	x				
South Sudan																				
Spain	x			x		s				x			x							
Sri Lanka	x								x			s	x		x					
State of Palestine	x			x																
Sudan	x																			
Suriname																				
Swaziland																				
Sweden	x		s	x						s	s									
Switzerland	x			x						s	x							x		
Syrian Arab Republic	x		x	x							s				x					
Tajikistan	x																		x	
Thailand	x												x		x		x			
Timor-Leste												s								
Togo										x					x	x		x		
Tonga																				
Trinidad and Tobago	x														x		x		x	
Tunisia	x		x				x						x						x	
Turkey	x			x								s	x							
Turkmenistan													x							
Tuvalu																				
Uganda	x	x	x	x								s	x	x	x	x	x		x	
Ukraine	x	x		x								s	x						x	

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.

Overview of the status of UNCITRAL Conventions and Model Laws

x = ratification, accession or enactment

s = signature only

States	New York Convention, 1958	Limitation Convention, 1974 ¹	Hamburg Rules, 1978	CISG, 1980	UN Convention on International Bills of Exchange and International Promissory Notes, 1988 ²	UN Convention on the Liability of Operators of Transport Terminals in International Trade, 1991 ²	UN Convention on Independent Guarantees and Stand-by Letters of Credit, 1995	UN Convention on the Assignment of Receivables in International Trade, 2001 ²	Electronic Communications Convention, 2005	Rotterdam Rules, 2008 ²	Mauritius Convention on Transparency, 2014	Singapore Convention on Mediation, 2018 ²	UNCITRAL Model Law on International Commercial Arbitration (1985) ¹	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994)	UNCITRAL Model Law on Electronic Commerce (1996)	UNCITRAL Model Law on Cross-Border Insolvency (1997)	UNCITRAL Model Law on Electronic Signatures (2001)	UNCITRAL Model Law on International Commercial Conciliation (2002)	UNCITRAL Model Law on Public Procurement (2011) ⁴	UNCITRAL Model Law on Electronic Transferable Records (2017)
United Arab Emirates	x													x	x ³	x				
United Kingdom of Great Britain and Northern Ireland	x										s		x ³		x ³	x ³	x ³			
United Republic of Tanzania	x		x											x	x				x	
United States of America	x	x	s	x	s	s	s	s		s	s	s	x ³		x ³	x		x ³		
Uruguay	x	x		x								s								
Uzbekistan	x			x										x					x	
Vanuatu															x	x				
Venezuela (Bolivarian Republic of)	x		s	s								s	x		x					
Viet Nam	x			x											x		x			
Yemen																				
Zambia	x	x	x	x									x	x	x		x		x	
Zimbabwe	x												x			x				

For detailed information on the status of each text, please consult the status table for that text, available at <https://uncitral.un.org/en/texts>.

1. Some states listed have also adopted the later amended version of the text.
2. Not yet in force.
3. Enactment in selected sub-national jurisdictions.
4. The Model Law forms the basis of or is reflected in the public procurement laws and regulations in the indicated States. These States have used the Model Law and accompanying Guide to Enactment in reforming their public procurement law and systems, though the extent to which the resulting regulatory framework incorporates the provisions of the Model Law varies, as that framework also reflects legal traditions, domestic policy and other objectives.