

Index

AGENCY

Generally, **2:32**

ALTERNATIVE DISPUTE RESOLUTION, 1:8

APPRAISAL, 1:6, 4:52, 9:11

ARB-MED, 1:16

**ARBITRABILITY, 2:24, 3:49 et
seq., 5:11, 10:16, 12:14**

**ARBITRAL ERROR, 4:41, 5:18,
10:16**

ARBITRAL TRIBUNAL

See also Award, review, setting
aside, effect

Appointment

by arbitral institution, **4:25**

by court, **4:26**

by parties, **4:24**

challenge, **4:31 et seq.**

grounds, **4:31**

procedure, **4:34**

agreement or withdrawal,
4:35

appeal, **4:39**

continuation of arbitration,
4:38

decision by arbitral tribunal,
4:36

initiation, **4:34**

recourse to the court or
arbitral institution, **4:37**

process, **4:24**

restrictions, **4:33**

revocation of, **4:50**

substitute, **4:47**

named arbitrator, **4:48**

ARBITRAL TRIBUNAL—Cont'd

Appointment—Cont'd

substitute, **4:47—Cont'd**
repetition of hearings, **4:49**
when, **4:47**

Bias, **4:16 et seq., 4:31, 4:50,
10:16, 10:40**

Commitment fee, **11:24**

Communication with, **4:10, 4:16**

Composition

criteria, **4:11-4:13, 4:15**

general, **4:4 et seq., 10:16,
10:38, 12:13**

number of arbitrators, **4:5, 9:11**

even number, **4:8**

more than three arbitrators, **4:9**

sole arbitrators, **4:6**

three arbitrators, **4:7**

selection, **4:10, 4:11 (See also
appointment, supra)**

Contract, **4:52**

Corrupt or fraudulent act or
conduct, **10:12, 10:16**

Counsel to, **9:11, 11:21**

Definition, **1:7, 4:2 (See also
Appraisal; Arbitration)**

Delegation, **9:11**

Deliberative secrecy, **7:45, 9:15,
10:34**

Disclosure, **4:17-4:18**

Establishment, **4:1**

Ethics, **4:16**

Fees, **4:43, 4:52, 11:19**

review or taxation, **11:26**

appeal, **11:27**

enforcement, **11:28**

security, **11:23**

ARBITRAL TRIBUNAL—Cont'd

- Functus officio, **9:6, 9:31, 9:35, 9:44, 10:36, 11:12**
- Immunity, **1:6, 4:52**
- Impartiality, **1:5, 1:7-1:8, 4:16 et seq., 6:2** (See also *Arbitral Tribunal, Level_3bias*)
- Indemnity, **11:29**
- Independence, **4:16 et seq.**
- Individuals, **4:3**
- Liability, **1:6, 4:52**
- Lien, **11:28**
- Named, **4:12, 4:48, 10:35**
- Nationality, **4:13**
- Negligence, **1:6, 4:52**
- Non-neutral, **4:16**
- Oath, **4:51**
- Qualifications
 - challenge, **4:32**
 - general, **4:12**
 - legal training or experience, **4:15, 7:7**
 - prior knowledge, **7:7**
- Removal, **4:40 et seq.**
 - appeal, **4:45**
 - directions, **4:44**
 - grounds, **4:41, 7:5, 7:42**
 - participation of arbitrator, **4:42**
 - payment or reimbursement by arbitrator, **4:43**
- Residence, **4:14**
- Resignation, **7:10, 11:25**
- Termination of mandate, **4:46 et seq.**
- Umpire, **4:2, 4:8**

ARBITRATION

- See also *hearing*
- Ad hoc, **1:30**
- Advantages, **2:1**
- Commencement
 - general, **3:1**
 - steps required, **3:2**
- Commercial, **1:1, 1:21**
- Confidentiality, **7:45**

ARBITRATION—Cont'd

- Consensual, **1:1, 1:5**
- Considerations in choosing, **2:3**
- Constitutionality, **1:2, 5:12**
- Definition, **1:5-1:6, 1:8**
- Delocalized, **7:1**
- Disadvantages, **2:2**
- Exhibits, **7:41**
- Final offer, **1:5**
- Grievance, **1:5**
- History, **1:2**
- Indicia, **1:5**
- Institutional, **1:30**
- Interest, **1:5**
- International, **1:2, 1:22**
- Invalidity, **3:66**
- Place
 - general, **7:1**
 - selection, **7:2**
- Statutory, **1:5**
- Termination, **9:1, 11:24**
- Third-party funding, **11:34**

ARBITRATION AGREEMENT

- Autonomy, **2:11, 5:14, 8:1**
- Costs, **11:2, 11:4**
- Definition, **2:5**
- Drafting
 - considerations, **2:14**
 - importance, **2:13**
- Existence, **5:13**
- Implication, **2:10**
- Incapable of being performed, **3:55 et seq.**
- Inclusion of non-parties, **2:38**
- Incorporation by reference, **2:8**
- Inoperative, **2:11, 3:55 et seq.**
- Interpretation, **1:7, 2:15**
- Invalidity, **3:49 et seq., 5:13, 5:18, 10:16, 12:13**
- Mandatory (vs. permissive)
 - language, **2:9**
- Non-signatory
 - rights, **2:41**
 - status, **2:31 et seq.**

ARBITRATION AGREEMENT

—Cont’d

- Null and void, **3:55 et seq.**
- Override, particular circumstances, **2:48**
- Proper law, **8:1**
- Requirements, **2:5, 2:7, 2:9**
- Rescission or revocation, **2:46**
- Scope, **2:16 et seq., 5:1**
- Third-party funding, **11:34**
- Types, **1:5, 2:4**
- Unconscionability, **2:12**
- Void, **3:55 et seq., 5:14**
- Waiver or attornment, **2:47**
- Wording, **2:19**
 - “arising from the making, performance or termination,” **2:19**
 - “arising out of,” **2:19**
 - “arising under,” **2:19**
 - “during the execution of,” **2:19**
 - “in connection with,” **2:19**
 - “in respect of,” **2:19**
 - “rights and liabilities,” **2:19**
 - “these presents,” **2:19**
 - “touching,” **2:19**
 - “upon or in relation to or in connection with,” **2:19**
 - “with regard to,” **2:19**
 - “with respect to,” **2:19**
- Writing, **2:7. (See also Arbitration Agreement, requirements, supra)**

ASSIGNMENT, 2:34

AWARD (SEE ALSO ARBITRAL TRIBUNAL; PROCEDURAL ORDERS)

- Action on, **12:3 (See also enforcement, infra)**
- Appeal or review
 - award, **10:9**
 - general, **10:8**
 - timing, **10:10**
 - corruption or fraud, **10:12**
 - extension, **10:11-10:12**

AWARD (SEE ALSO ARBITRAL TRIBUNAL; PROCEDURAL ORDERS)—Cont’d

- Appeal or review—Cont’d
 - timing, **10:10—Cont’d**
 - general, **10:10, 10:12**
 - suspension or adjournment, **10:13**
- Appeal (See also Award, appeal or review)
 - availability, **6:19, 10:50**
 - error, **10:51**
 - exclusion agreement, **10:73**
 - from lower court, **10:70**
 - general, **10:50**
 - grounds of appeal, **10:63**
 - hearing, **10:65**
 - international, **10:8**
 - leave to appeal, **10:54 et seq.**
 - conditions, **10:61**
 - general, **10:54**
 - hearing, **10:65**
 - other powers on leave, **10:62**
 - procedure, **10:57**
 - when may leave be granted, **10:57**
 - who may apply, **10:55**
 - record, **10:64**
 - remedies, **10:69**
 - right, as of, **10:52 et seq.**
 - by agreement, **10:53**
 - by legislation, **10:52**
 - standard of review, **9:26, 10:68**
 - statutory, **10:8**
- Binding effect, **9:42, 10:74, 12:2**
- Confidentiality, **7:45**
- Confirmation, **12:9**
- Consent, **9:2**
- Content, **9:23**
 - certainty, **9:30**
 - finality, **9:31**
 - format, **9:24**
 - language, **9:23, 9:33**
 - reasons, **9:26**
 - specificity, **9:25**

AWARD (SEE ALSO ARBITRAL TRIBUNAL; PROCEDURAL ORDERS)—Cont'd

Content, **9:23**—Cont'd words, **9:23**
 Correction, **9:39**
 Definition, **9:4, 10:9**
 Delay for judicial intervention, **10:4**
 Delivery or service, **9:34**
 Dissenting opinion, **9:32**
 Effect on pre-existing proceedings, **9:45**
 Enforcement (See also recognition and enforcement, *infra*; Procedural Orders)
 applicant, **12:3**
 definition, **12:1**
 general, **9:37, 10:10, 12:3**
 grounds for refusing or staying, **12:4, 12:19**
 judgment, as, **9:45, 12:3**
 parties, **12:16**
 place, **7:2**
 requirements, **9:31** (See also **enforcement, grounds for refusing or staying, supra**)
 specific powers of court, **12:6**
 timing, **12:3**
 Final, **9:6, 9:31, 10:74, 12:2, 12:5**
 Final and binding, **9:42, 10:74**
 Form, **9:18, 9:23**
 date, **9:22**
 place, **9:22**
 seal, **9:20**
 signature, **9:21-9:22**
 writing, **9:19**
 Further explanation, **9:37-9:38**
 Injunctive relief, **12:18**
 Interim, **6:17, 9:8, 9:44**
 Interim measures, **12:21**
 Interlocutory, **9:9** (See also **Procedural Orders**)
 Interpretation, **9:38**
 Merger, **9:43, 12:9**
 Minority opinion, **9:32**

AWARD (SEE ALSO ARBITRAL TRIBUNAL; PROCEDURAL ORDERS)—Cont'd

Partial, **9:7-9:8**
 Publication. See confidentiality, *supra*
 definition, **9:35**
 Reasons, **9:26, 9:37, 11:5, 12:13**
 Recognition
 definition, **12:1**
 Recognition and enforcement (See also enforcement, *supra*)
 adjournment, **12:13, 12:17**
 application for, **12:10**
 general, **1:3, 12:1**
 grounds for refusing, **4:4, 5:18, 7:8, 12:12-12:14**
 waiver of, **12:15**
 onus of proof, **12:13**
 where no onus of proof, **12:14**
 Remission, **9:18, 9:32, 10:36, 10:37 et seq., 11:25**
 Review, **1:6** (See also **appeal or review, supra**)
 evidence on application, **10:34**
 expansion, **10:76**
 grounds for review, **10:15 et seq., 10:30**
 setting aside
 effect, **10:35**
 standard of review, **10:31 et seq.**
 domestic, **10:32**
 international, **10:33**
 Separate opinion, **9:32**
 Setting aside, **4:4, 5:18**
 grounds, **7:8**
 Settlement, after, **9:2**
 Severance, **5:18, 10:16, 10:36**
 Supplementary, **9:40**
 Suspension, **12:13**
 Types, **9:5**
 When made
 date, **9:22, 9:35**
 extension of time, **9:17**
 general, **9:16**

AWARD (SEE ALSO ARBITRAL TRIBUNAL; PROCEDURAL ORDERS)—Cont'd

- When made—Cont'd
 - time limitation clause, **9:16**
- Who may make, **9:10**
 - majority, **9:12**
 - non-delegation, **9:11**
 - persons who heard evidence and argument, **9:13**

BENEFICIARY, 2:36

BRITISH COLUMBIA INTERNATIONAL COMMERCIAL ARBITRATION CENTRE, 1:4

CENTROCOM CLAUSE, 3:5

CHOICE OF LAW

- Accordance with contract, **8:9**
- Accordance with law, **8:4**
- Arbitration agreement, **5:18**
- Award, form, **9:18**
- Decentralization, delocalization or de-nationalization, **7:1, 8:1, Level_312:13**
- Decision on a basis other than “law,” **8:5**
 - amiable composition, **8:6**
 - ex aequo at bono, **8:6**
 - fairness, **8:6**
 - general principles of law, **8:7**
 - lex mercatoria, **7:45, 8:6, 8:8**
- Equity clause, **8:5**
- Issues, **8:1**
- Lex loci arbitri, **7:1**
- Mandatory provisions or rules, **7:2, 8:1-8:2**
- Place of arbitration, **7:1 et seq.**
- Procedure, **8:1, 9:22**
- Punitive damages, **8:1, 9:49**
- Stay of proceedings, **3:24**
- Substantive law
 - choice by arbitral tribunal, **8:3**
 - choice by parties, **8:2**

CHOICE OF LAW—Cont'd

- Usages of trade, **8:9**

CO-MED-ARB, 1:19

CONCILIATION, 1:11

CONFIDENTIAL LISTENING, 1:10

CONFIDENTIALITY

- Arbitration and award, **7:45**
- Confidentiality agreement, **7:46**
- General, **7:44**
- Legend paper, **7:47**
- Order, **6:19, 7:48**

CONSOLIDATION

- Alternatives, **6:26**
- Class arbitration, **6:27**
- Consent, **6:25**
- Domestic, **6:24**
- Evidence, **6:28**
- International, **6:23**
- Underlying problem, **6:22**

CONTEMPT, ALLEGATION OF, 7:56

CONTRIBUTION AND INDEMNITY, 2:35

CORPORATE VEIL, 2:33

COSTS (SEE ALSO DISCRETION)

- Adjournment, **11:14**
- Appeal, **11:15**
- Appeal, of, **11:3**
- By whom payable, **11:6**
- Definition, **11:2, 11:7**
- Deposits, **11:18**
- Discretion, **11:3-11:4**
- General statutory provisions, **11:3**
- Not addressed in award, **11:12**
- Offers to settle, **11:13**
- Overview, **11:2**
- Quantum, **11:7**
 - assessment, **11:11**
 - appeal or review, **11:15**

COSTS (SEE ALSO DISCRETION)

—Cont'd

- Quantum, **11:7**—Cont'd
 - employee time, **11:9**
 - full indemnity, **11:7**
 - interlocutory matters, **11:10**
 - limits, **11:8**
- Review, **11:15**
- Security for costs, **11:17**
- To whom awarded, **11:5**
- Where award set aside, **11:16**
- Whether awarded, **11:4**
- Whether court may order, **11:12**

COURT (SEE ALSO JUDICIAL INTERVENTION)

- Whether jurisdiction ousted, **3:22, 3:65** (See also *Scott v. Avery* clause)

CROWN

- Application of arbitration legislation to, **1:25**

DECLARATORY RELIEF

- By arbitrator, **9:52**
- By court, **5:8**
- For non-participant, **2:45, 3:66, 5:18**

DEFAULT, 7:55

DEFAULT OR SUMMARY JUDGMENT, 3:49 et seq.

DELAY, 7:55

DIFFERENCE, 2:22, 3:3

DISCOVERY

- Advantages and disadvantages, **6:12**
- Documents, **6:13**
- Examination for discovery, **6:14**
- General, **6:12, 9:44**

DISCRETION

- Costs, **11:3**
- Evidence, as to, **7:12**

DISCRETION—Cont'd

- Fresh evidence or matters, as to, **9:36**
- Judicial exercise, **6:10, 10:51, 11:3, 11:5, 11:13**

DISPUTE, 1:5, 1:7, 2:22, 3:3

ESTOPPEL, 1:28

EVIDENCE

- Admissibility, **7:12**
- Commission, **7:25**
- Documents only, **7:16, 7:35 et seq.**
- Error of law, whether, **10:51**
- Fresh evidence or matters, **9:36**
- From non-parties, **6:15**
- Inspection or view, **7:42**
- International rules, **7:14**
- Manner in which admitted, **7:15**
- Materiality, **7:12**
- On an application for leave to appeal, **10:56**
- Privilege, **7:12, 7:24**
- Self-incrimination, **7:12**
- Subpoena, **7:23**
 - ability to issue, **7:23**
 - restrictions, **7:24**
- Weight, **7:12**
- Witnesses, **7:16 et seq.**
 - competence of party, **7:19**
 - cross-examination, **7:31**
 - disclosure prior to hearing, **7:18**
 - examination by arbitrator, **7:30**
 - exclusion, **7:34, 7:43**
 - expert, **7:21**
 - appointed by parties, **7:22**
 - appointed by tribunal, **7:21**
 - failure to answer a question, **7:32**
 - inability to produce, **12:13**
 - number, **7:17**
 - oath or affirmation, **7:26**
 - by whom administered, **7:27**
 - waiver, **7:28**
 - whether required, **7:26**
 - order of presenting, **7:33**

EVIDENCE—Cont'd

- Witnesses, **7:16 et seq.**—Cont'd
 - other jurisdictions, **7:25**
 - prisoner, **7:20**
 - selection by arbitrator, **7:30**
 - witness statement, **7:29**

FINAL AND BINDING, 1:7

**HAGUE CONVENTION ON THE
PACIFIC SETTLEMENT OF
INTERNATIONAL
DISPUTES, 1:2**

**HEARING (SEE ALSO
EVIDENCE)**

- Adjournment, **7:7, 7:53, 9:36,
11:14, 11:17**
- Arbitrator's role, **7:7**
- Attendance, **7:43**
- Closing statement, **7:40**
- Contempt, allegation of, **7:56**
- Failure to appear or produce evi-
dence, **7:55**
- Notekeeping, **7:52**
- Opening statement, **7:39**
- Oral or document-based, **7:35 et
seq.**
 - advantages and disadvantages,
7:36
 - requirements if oral hearing, **7:37**
 - selection, **7:35**
- Oral procedure, **7:38**
- Privacy, **7:43**
- Reopening, **7:8**
- Repetition, **4:49**
- Representation, **7:50**
- Termination, **7:54**
- Where held, **7:2**

**INTERIM MEASURES, 6:18 et
seq., 7:25, 9:8 (See also Security
for Costs)**

- Appeal, **6:19**
- By the arbitral tribunal, **6:19, 8:4**
- By the courts, **6:21**
- Enforcement, **12:20**

INTERVENTION, 2:44

JOINDER, 2:44

JUDICIAL INTERVENTION

- Arbitral award, setting aside,
10:34.50
- Court, **10:2**
- General, **10:1, 10:3**
- Question of law, determination of,
10:4 et seq.
 - appeal, **10:7**
 - discretion, **10:5**
 - effect, **10:6**
 - general, **10:4**

JURISDICTION

- Of arbitrator
 - challenge, **5:2**
 - grounds, **5:3**
 - scope of challenge, **5:2**
 - concurrent control, **5:17**
 - contempt, allegation of, **7:56**
 - disputes prior to invocation of
arbitration agreement, **2:25,
5:1**
 - excess, **10:16, 10:38**
 - inherent, **5:1, 11:17**
 - jurisdiction to decide jurisdiction,
3:48 et seq., 5:10
 - objection, **5:4, 10:16**
 - boycott, **5:5**
 - court intervention, **5:17**
 - declaration or injunction, **5:8**
 - determination, **5:16-5:17**
 - no objection, **5:4**
 - post-arbitration challenge, **5:7**
 - separate proceedings, **5:6**
 - timing, **5:15, 10:16**
 - to arbitral tribunal, **5:9**
 - wording, **5:15**
 - setting aside award, **5:18, 10:16**

LANGUAGE, 7:3 (See also Award)

LEGISLATION

- Arbitration
 - contracting out, **1:26**

LEGISLATION—Cont'd

Arbitration—Cont'd

general, **1:3-1:4**

interpretation, **1:29**

retrospectivity, **1:24**

Conflicting or excluded, **1:23**

**LIMITATION PERIOD (SEE
ALSO AWARD, WHEN
MADE)**

Construction, **3:6**

Extension of time, **3:8**

“Reasonable time,” **3:7**

Time bar clause, **3:5**

equitable and other, **3:11**

statutory, **3:10 et seq., 8:4**

MEDALOA, 1:18

MEDIATION

General, **1:12**

Mediation window, **1:20**

Shadow, **1:17**

**MEDIATION-ARBITRATION, 1:2,
1:8, 1:15, 7:11**

MINI-TRIAL, 1:13

MODEL LAW

General, **12:1**

History, **1:4**

**NATURAL JUSTICE (SEE ALSO
AWARD, RECOGNITION
AND ENFORCEMENT,
GROUNDS FOR REFUSING)**

Cross-examination, **7:31**

Equal and fair treatment, **7:5**

General, **7:4, 10:16, 10:39**

Notice, **7:8, 12:13**

Oral hearing, where, **7:37**

Right to know case to be met, **7:7**

Right to present the case and
respond to the other parties'
cases, **7:6**

NEGOTIATION, 1:9

**NEUTRAL (CASE) EVALUATION,
1:14**

NEW YORK CONVENTION

General, **12:1**

History, **1:3**

Reservations, **1:3, 12:1**

OPERATION OF LAW, 2:37

PARTIES

Autonomy, **8:1, 11:2**

Capacity, **2:29, 3:49 et seq., 10:16,
12:13**

Corporate status, **2:30**

Importance of status, **2:27**

Who is a party, **2:28**

PLEADINGS

Content, **6:5**

Default in providing, **7:55**

Formality, **6:7**

Oral statements, **6:9**

Reply, **6:11**

Timing, **6:6**

**PRE-HEARING CONFERENCE
OR MEETING**

Agenda, **6:4**

Amending or supplementing, **6:10**

General, **6:1**

Preparation for, **6:3**

Timing, **6:2**

**PROCEDURAL ORDERS, 6:16,
7:11-7:12, 9:4-9:5, 9:8-9:9, 10:9,
12:20**

PUBLIC ORDER, 2:24

PUBLIC POLICY

General principles of law, **8:7**

In determining arbitrability, **2:24**

Recognition and enforcement,
12:14

Setting aside award, **10:16**

**QUEBEC NATIONAL AND
INTERNATIONAL
COMMERCIAL
ARBITRATION CENTRE, 1:5**

REFERENCE, 2:26, 10:77, 12:8

**REMEDIES (SEE ALSO COSTS;
INTERIM MEASURES)**

Alteration of contract, **8:4**

Court, **12:6**

Damages, **8:1, 9:48 (See also punitive damages, infra)**
currency, **9:48**

Equitable, **8:4, 9:50, 11:2**

Interest, **11:30**

post-award interest, **11:32, 12:7**

pre-award interest, **11:31**

statutory provisions, **11:30**

when to be awarded, **11:33**

Punitive damages, **8:1, 9:49 (See also Choice of Law, punitive damages)**

Quantum meruit, **8:4**

Rectification, **8:4, 9:51**

Relief from penalty and forfeiture,
8:4

Setting new or modified terms, **9:54**

Specific performance, **8:4, 9:50**

Statutory, **9:50**

REPRESENTATION, 7:50

**RES JUDICATA, 1:28, 3:2, 9:31,
9:44, 12:1**

**RULES OF PROCEDURE (SEE
ALSO CHOICE OF LAW)**

General, **1:4, 7:9**

Non-compliance, **10:16**

Selection

by the arbitration, **7:11**

by the parties, **7:10**

**SCOTT V. AVERY CLAUSE, 2:6,
3:22, 3:65**

SECURITY FOR CLAIM, 6:19

**SECURITY FOR COSTS, 3:62,
11:17**

**SERVICE AND DELIVERY (SEE
ALSO AWARD)**

Methods, **3:13**

court proceedings, **3:21**

deemed receipt, **3:17**

facsimile, **3:15**

miscellaneous, **3:19**

personal service on corporations,
3:14

personal service on individuals,
3:13

registered mail, **3:16**

service on counsel, **3:20**

substituted service, **3:18**

SETTLEMENT, 1:8, 9:2, 11:13

STARE DECISIS, 7:45, 9:36

STATEMENT OF CASE, 6:8

**STAY OF ARBITRATION, 2:45,
3:66, 5:8**

**STAY OF PROCEEDINGS, 3:22 et
seq.**

Appeal, **3:64**

Application

court to which made, **3:45**

evidence, **3:44**

onus, **3:43, 3:48 et seq.**

timing, **3:25 et seq.**

step in the proceedings, **3:27 et
seq., 3:39**

damages-related relief, **3:39**

undue delay, **3:49 et seq.**

vis-?-vis action, **3:26**

vis-?-vis arbitration, **3:25**

who may apply, **3:42**

Conditions, **3:62**

Defence, statement of, undeertaking
to file, **3:31.50**

Discretion, where exists, **3:59**

General principles, **3:22**

STAY OF PROCEEDINGS, 3:22 et seq.—Cont’d

Grounds for refusing, **3:48 et seq.**

Alberta, Manitoba, New Brunswick, Nova Scotia, Ontario and Saskatchewan domestic legislation, **3:49 et seq.**

Model Law; British Columbia domestic and international legislation; Quebec, **3:55 et seq.**

Newfoundland, Northwest Territories, Nova Scotia, Nunavut, Prince Edward Island and the Yukon domestic legislation, **3:59**

other legislation, **3:60**

Legislation, **3:23**

STAY OF PROCEEDINGS, 3:22 et seq.—Cont’d

Multiple issues and parties, **3:61**

Partial, **3:61, 3:64**

Requirements, **3:46 et seq.**

THIRD-PARTY FUNDING, 11:34

UNIFORM LAW CONFERENCE OF CANADA, 1:3

UNITED NATIONS CHARTER, 1:2

UNITED NATIONS COMMISSION ON INTERNATIONAL TRADE LAW, 1:4

WAIVER, 1:27, 2:47, 5:18, 7:7, 7:13, 7:28, 10:30