



General Assembly

Distr.: General
9 May 2002*

Original: English

United Nations Commission on International Trade Law

Thirty-fifth session
New York, 17-28 June 2002

BIBLIOGRAPHY OF RECENT WRITINGS RELATED TO THE WORK OF UNCITRAL¹

Note by the Secretariat

Contents

	<i>Page</i>
I. GENERAL	2
II. INTERNATIONAL SALE OF GOODS	3
III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION	9
IV. INTERNATIONAL TRANSPORT	14
V. INTERNATIONAL PAYMENTS	14
VI. ELECTRONIC COMMERCE	14
VII. INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT	16
VIII. PROCUREMENT	16
IX. CROSS-BORDER INSOLVENCY	16
X. RECEIVABLES FINANCING	17
XI. INTERNATIONAL CONSTRUCTION CONTRACTS	18
XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS	18
XIII. SECURITY INTERESTS	18
Annex. UNCITRAL LEGAL TEXTS	19

* This document is submitted late for the following reasons: (1) as a non-legislative text the need for distribution prior to the Commission session is less than for a legislative text; (2) the present workload of the Secretariat necessitated prioritization of staff resources; (3) as a bibliography it has been deemed desirable to include the latest publications relevant to the work of the Commission; and (4) the document requires minimal translation.

¹ Case-law on UNCITRAL texts (CLOUT) and bibliographical references thereto are contained in the document series A/CN.9/SER.C/....

I. GENERAL

Bergsten, E. E. Teaching about international commercial law and arbitration: the eighth annual Willem C. Vis International Commercial Arbitration Moot. *Journal of international arbitration* (The Hague), 18:4:481-486, 2001.

Bonell, M. J. Do we need a global commercial code? *Dickinson law review* (Carlisle, PA), 106:1:87-100, 2001.

Diesse, F. Travaux des organisation internationales : droit du commerce international. *Revue de droit des affaires internationales* : Forum Europeen de la Communication (Paris), 6: 793-801, 2001.

Parallel title of journal: International business law journal.

Goode, R. Insularity or leadership? The role of the United Kingdom in the harmonisation of commercial law. *International and Comparative Law Quarterly* (London), 50:4:751-765, 2001.

Herrmann, G. The role of UNCITRAL. In Foundations and perspectives of international trade law. *Eds.*: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell,, 2001. ISBN=0-421-741-007. p. 28-36.

Kronke, H. The future of harmonisation and formulating agencies: the role of UNIDROIT. In Foundations and perspectives of international trade law. *Eds.*: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 59-66.

Levy, D. Private international law. In ASIL Guide to electronic resources for international law : ASIL Bulletin 14, The American Society of International Law, Washington, D.C., 2002. p. 135-140. 2nd rev. & exp. Ed.

Mistelis, L. Is harmonisation a necessary evil? The future of harmonisation and new sources of international trade law. In Foundations and perspectives of international trade law. *Eds.*: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 3-27.

Moran Bovio, D. 34.^º periodo de sesiones del plenario de la Comision de Naciones Unidas para el Derecho Mercantil Internacional (CNUDMI-UNCITRAL). *Revista de derecho bancario y bursátil* (Valladolid), 275-278, 2001.

Piaggi, A. I. and Estoup. L. A. *Eds.* Derecho mercantil contemporaneo. La Ley, Buenos Aires, 2001. XX, 389 p. ISBN=950-527 461-0.

Pereznieta Castro, L. and Silva Silva, J.A. La comision de Naciones Unidas para el Derecho Mercantil International (CNUDMI). In Derecho internacional privado, parte especial (Mexico). Oxford University Press, Mexico City, 2000. ISBN=970-613-230-9. p. 25-32.

In Spanish. Also reproduces texts of:

United Nations Convention on Contracts for the International Sale of Goods: 581-601,
And Convention on the Limitation Period in the International Sale of Goods as amended by the
Protocol Amending the Convention on the Limitation Period in the International Sale of Goods :
601-608.

Waincymer, J. International and comparative legal education through the Willem C Vis Moot program: a personal reflection. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:2:251-283, 2001.

II. INTERNATIONAL SALE OF GOODS

Amissah, R. Revisiting the autonomous contract - transnational contract "law", trends and supportive structures. In Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 320-342.

Andersen, C. B. Uniformity in the CISG in the first decade of its application. Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 289-297.

Blase, F. Negotiating payment in export trade. In Law and practice of export trade : Central practice and study guides no. 3. Center for transnational law, Münster , 2001. ISBN=3-934587-12-7. p. 155-174.

Bonell, J.M. The UNIDROIT Principles of International Commercial Contracts and the harmonisation of international sales law. In Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 298-309.

Chen, F. The new era of Chinese contract law: history, development and a comparative analysis. *Brooklyn journal of international law* (Brooklyn, NY.), 27:153-190, 2001.

Cox, T. Chaos versus uniformity: the divergent views of software in the international community. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:1:3-29, 2000.

Del Duca, L. F. and Del Duca, P. Selected topics under the Convention on International Sale of Goods (CISG). *Dickinson law review* (Carlisle, PA), 106:1:205-254, 2001.

De Ly, F. La pratique de l'arbitrage commercial international et la vente internationale. *Revue de droit des affaires internationales* : Forum Europeen de la communication (Paris), 3/4: 465-477, 2001.

Parallel title of journal: International business law journal.

Diesse, F. La bonne foi, la coóperation et le raisonnable dans la Convention des Nations Unies relative à la vente internationale de marchandises (CVIM). *Journal du droit international* (Paris), 1:55-112, 2002.

Ferrari, F. Applying the CISG in a truly uniform manner: tribunale di Vigevano (Italy), 12 July 2000. *Uniform law review : Revue de droit uniforme* (Roma), 1:203-215, 2001.

Available on the Internet: <http://www.cisg.law.pace.edu/cisg/biblio/ferrari4.html>

_____. Der Vertriebsvertrag als vom UN-Kaufrechtsübereinkommen (nicht) erfaßter Vertragstyp oder wie der italienische Kassationshof einen groben Fehler hätte vermeiden können; zu Corte di Cassazione (I)14.12.99. *The European legal forum* (München), 1:1:7-12, 2000.

_____. Exclusion and opting-in of the CISG. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4: 401-414, 2001.

Parallel title of journal: International business law journal.

_____. "Forum shopping" trotz internationaler Einheitssachrechtskonventionen. *Recht der internationalen Wirtschaft* (Heidelberg), 3:169-178, 2002.

_____. General principles and international uniform commercial law conventions: a study of the 1980 Vienna Sales Convention and the 1988 UNIDROIT Conventions on international factoring and leasing. *Pace international law review* (White Plains, N.Y.), X:I:157-185, 1998.

_____. How to create one uniform contract law. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:3-21, 2001.

_____. International sales law in the light of the OHBLA Uniform Act relating to general commercial law and the 1980 Vienna Sales Convention. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 5:599-607, 2001.

Parallel title of journal: International business law journal.

_____. Italienische CISG-Rechtsprechung - Eine Übersicht. *Internationales Handelsrecht : Zeitschrift für die wirtschaftsrechtliche Praxis* (Hamburg), 5:179-186, 2001.

_____. Overview on the sphere of application of the 1980 UN Convention on Contracts for the International Sale of Goods. In Law and practice of export trade : Central practice and study guides no. 3. Centre for transnational law, Münster, 2001. ISBN=3-934587-12-7. p. 53-95

_____. Problematiche tipiche della Convenzione di Vienna sui contratti di vendita internazionale di beni mobili risolte in una prospettiva uniforme. *Giurisprudenza italiana* (Milano), 281-285, 2001.

_____. Recent Italian court decisions on the CISG. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 2:224-230, 2001.

Parallel title of journal: International business law journal.

Fetze Kamdem, I. L'offre dans les conventions du commerce international : the notion of supply in international trade treaties. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 5: 527-541, 2001.

Parallel title of journal: International Business Law Journal.

Grace, D.L. Force majeure, china & the CISG: Is China's new contract law a step in the right direction? *San Diego international law journal* (San Diego, CA), 2:173-207, 2001.

Grundmann, S. European sales law - reform and adoption of international models in German sales law. *European review of private law* (Dordrecht), 2 & 3:239-258, 2001.

Gustin, M. Passing of risk and impossibility of performance under the CISG : Le transfert des risques et l'impossibilité d'exécution dans la CVIM. *Revue de droit des affaires internationales* : Forum European de la communication (Paris) , 3/4: 379-401, 2001.

Parallel title of journal: International business law journal.

Guyot, D. Russie: le contrat de vente international et les particularites du droit russe. *Cahiers juridiques et fiscaux de l'exportation* (Paris), 6:1325-1336, 2001.

In French.

Herber, R. Mangelfolgeschäden nach dem CISG und nationales Deliktsrecht. *Internationales Handelsrecht : Zeitschrift für die wirtschaftrechtliche Praxis* (Hamburg), 5:187-191, 2001.

Heuze, V. The Formation of contracts in accordance with the CISG: Some difficulties encountered : La formation du contrat selon la CVIM: quelques difficultés. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4: 277-291, 2001.

Parallel title of journal: International business law journal.

Keily, T. Good faith and the Vienna Convention on Contracts for the International Sale of Goods (CISG). *The Vindobona journal of international commercial law and arbitration*, (Wien) 3:1:15-40, 1999.

Kilian, M. CISG and the problem with common law jurisdictions. *Journal of transnational law and policy* (Thallahassee, FL), 10:217-243, 2001.

Krebs, M. Das UN-Kaufrecht ist nicht anwendbar auf Garantieverträge des Verkäufers mit Abnehmern des Käufers. *The European Legal Forum* (München), 1:16-18, 2001.

Kritzer, A.H. and Mistelis, L.A. Taming the dragons of uniform law: sharing the reasoning of courts and arbitral tribunals - English case texts and translated case texts -. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:2:285-312, 2001.

Kruisinga, S.A. What do consumer and commercial sales law have in common? A comparison of the EC Directive on consumer sales law and the UN Convention on Contracts for the International Sale of Goods. *European review of private law* (Netherlands), 9:2-3:177-188, 2001.

Ledić, D. Pravna vreda trgovackog prava = Legal sources of trade law. *Zbornik pravnog fakulteta sveučilišta u rijeci, supplement* (Rijeka), Broj 1:455-479, 2001.

In Croatian with short synopsis in English, German and Italian.

Les parties écartent tacitement la Convention de Vienne en s'abstenant de l'invoquer devant le juge français. *Recueil le Dalloz* (Paris), 31:2591-2593, 2001.

Li-Kotovtchikhine, X.Y. Le nouveau droit chinois des contrats internationaux (1). *Journal du droit international* (Paris), 1:113-163, 2002.

Loewe, R. The sphere of application of the United Nations Sales Convention. *Pace international law review* (White Plains, N.Y.), X:I:79-88, 1998.

Magnus, U. Remarks on good faith: the United Nations Convention on Contracts for the International Sale of Goods and the International Institute for the Unification of Private Law, Principles of International Commercial Contracts. *Pace international law review* (White Plains, N.Y.), X:I:89-95, 1998.

Majumdar, I. B. and Jha, S. The law relating to damages under international sales: a comparative overview between the CISG and Indian contract law. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:2:185-211, 2001.

Mastellone, C. H. Sales-related issues not covered by the CISG: assignment, set-off, statute of limitations, etc., under Italian law. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:2:143-184, 2001.

Nottage, L. Practical and theoretical implications of the Lex Mercatoria for Japan: CENTRAL's empirical study on the use of transnational law. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:2:132-146, 2001.

Osuna, A. Dictamen relativo a la queja promovida por Dulces Luisi, S.A. de C.V., en contra de Seoul International Co. Ltd., y Seoula Confectionary Co. *The journal of law and commerce* (Pittsburgh, PA), 19:2:265-281, 2000.

In English.

Pauly, C. The concept of fundamental breach as an international principle to create uniformity of commercial law. *The journal of law and commerce* (Pittsburgh, PA), 19:2:221-243, 2000.

Perales Viscasillas, M. P. "Battle of the forms" under the 1980 United Nations Convention on Contracts for the International Sale of Goods: a comparison with section 2-207 UCC and the UNDROIT Principles. *Pace international law review* (White Plains, N.Y.), X:I:97-156, 1998.

. Formation of the contract under the CISG. In *Law and practice of export trade : Central practice and study guides no.3*. Center for transnational law, Münster, 2001. ISBN=3-934587-12-7. p. 97-113.

Pignarre, G. Retirement: la délivrance, fait générateur de l'obligation de retraitement de l'acheteur. *Recueil le dalloz* (Paris), 12:997-998, 2002.

Piltz, B. Rights and obligations of the seller and of the buyer under the CISG. In *Law and practice of export trade : Central practice and study guides no.3*. Center for transnational law, Münster, 2001. ISBN=3-934587-12-7. p.115-130

Rauda, C. and Etier, G. Warranty for intellectual property rights in the international sale of goods. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:1:30-61, 2000.

Retirement: la délivrance, fait générateur de l'obligation de retraitement de l'acheteur. *Recueil le dalloz* (Paris), 12:997-998, 2002.

Rogers, V.M. Beware of faux amis: the importance of uniform terminology in international sales law. In *Law and practice of export trade : Central practice and study guides no. 3*. Center for transnational law, Münster, 2001. ISBN=3-934587-12-7. p. 29-52.

Romein, A. International sale of goods and the transfer of risk. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:1:62-79, 2000.

Rosch, W. and Spiegel, N. Consentement a la vente et interpretation de la volonte des parties tribunal federal suisse, 11 et 22 dec. 2000. *Recueil le dalloz* (Paris), 4:396, 2002.

Sandberg, S.R. Globalized horse trade: a need for heightened sophistication in the equine industry. *University of Missouri at Kansas City law review* (Kansas City, Mo), 69:613-642, 2001.

Sanders, P. The harmonising influence of the work of UNCITRAL on arbitration and conciliation. In Understanding transnational commercial arbitration : Central practice and study guides no.2. Center for transnational law, Münster , 2001. ISBN=3-934587-11-9. p. 43-55

Šarcevic, P. and Volken, P. The International Sale of Goods Revisited. Kluwer Law International, The Hague, 2001. ISBN 90-411-1615-X. 288 pp.

Schroeter, U. Vienna Sales Convention: applicability to "mixed contracts" and interaction with the 1968 Brussels Convention. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:74-83, 2001.

_____. Oberlandesgericht München, 3 December 1999. Case note. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:130-136, 2001.

Schultz, R. Rolling contract formation under the UN Convention on Contracts for the International Sale of Goods. *Cornell international law journal* (Ithaca, N.Y.), 35:263-289, 2001.

Seghers, N and Walschot, F. Model contracts with respect to the CISG : Les contrats type en rapport avec la CVIM. *Revue de droit des affaires internationales* : Forum European de la communication (Paris) , 3/4: 415-465, 2001.

Parallel title of journal: International business law journal.

Senacq, S. International sales and electronic commerce : La vente internationale et le commerce électronique. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4: 489-500, 2001.

Parallel title of journal: International business law journal.

Simons, T. BGH(D) 3.11.1999 - VIII ZR 287/98 CISG Art. 39 Abs. 1 . The European legal forum (München), 1:12-15, 2001.

Commentary on CISG.

Slipachuk, T.V. and Runeland, P. Kiev: from zero to 800 cases per year in less than 10 years. *The American review of international arbitration* (New York, N.Y.), 11:4:585-606, 2000.

Sukurs, C. Harmonizing the battle of forms: a comparison of the United States, Canada, and the United Nations Convention on Contracts for the International Sale of Goods. *Vanderbilt journal of transnational law* (Nashville, Tenn.), 34:1481-1515, 2001.

Thoma, I. Relations between conflict of laws rules and uniform law. *Revue hellénique de droit international* (Athens), 53:1, 169-188, 2000.

Thompson, D. A. Translation of Oberlandesgericht Karlsruhe decision of 25-06-1997 including commentary - Buyer beware: German interpretation of the CISG has lead to results unfavorable to buyers. *The journal of law and commerce* (Pittsburgh, PA), 19:2:245-264, 2000.

Tournafond, O. Garantie des vices cachés: la distinction du vice caché et de l'erreur vice du consentement. *Recueil le dalloz* (Paris), 12:1002-1003, 2002.

UN-Kaufrecht stellt strenge Anforderungen an Untersuchungspflicht. *Recht der internationalen Wirtschaft* (Heidelberg), 5:381-382, 2001.

Text of a decision of the Higher Regional Court of Oldenburg., on 5 December 2000 (12 U40/00 Art. 38 Abs.1, 39 Abs.1 CISG). In German.

UN-Kaufrecht: Voraussetzungen für einen Vertragsschluss. *Recht der internationalen Wirtschaft* (Heidelberg), 5:383-384, 2001.

Text of a decision of the Higher Regional Court of Frankfurt/M., on 30 August 2000 (9 U13/00 Art. 8, 14, 18 CISG). In German.

Van Houte, H. and Wautelet, P. The duties of parties and the sanctions for non-performance under the CISG : Obligations des parties et sanctions des obligations dans la CVIM. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4: 293-353, 2001.

Parallel title of journal: International business law journal.

Vanwijck-Alexandre, M. Anticipatory breach and instalment contracts in the CISG : Contravention anticipée et contrats à livraisons successives dans la CVIM.

Revue de droit des affaires internationales : Forum European de la communication (Paris), 3/4:353-378, 2001.

Parallel title of journal: International business law journal.

Veneziano, A. The application of UNIDROIT principles in international sales : L'Application des principes d'UNIDROIT dans la Vente Internationale. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4:477-488, 2001.

Parallel title of journal: International business law journal.

Vente internationale: application de la garantie contre les réclamations fondées sur les droits de propriété intellectuelle. *Recueil le dalloz* (Paris), 16:1348, 2002.

Vida, A. Differenzierte Rechtsanwendung beim internationalen Kaufvertrag (zu Hauptstadtgericht Budapest, AZ 12 G 75 546/1998). *IPRax* (Bielefeld), 2:146-147, 2002.

Weizhong, Y. and Fisanich, F. N. Translation arbitration award of the China International Economic and Trade Arbitration Commission for dispute concerning delivery and quality of roll aluminium and aluminium parts for the manufacture of cans, October 30, 1991 Beijing, People's Republic of China. *The journal of law and commerce* (Pittsburgh, PA), 19:2:283-293, 2000.

Originally published in Mandarin Chinese in Compilation of selected awards of the China International Economic and Trade Arbitration Commission, 1989-1995, at 429 (1997), by China Foreign Economic and Trade Publisher, Beijing, P.R.C.

Witz, C. Conflit de juridictions dans le cadre d'une vente internationale de marchandises. *Recueil le dalloz* (Paris), 44:3607, 2001.

_____. CISG: Interpretation and Non Covered Issues : CVIM: Interprétation et questions non couvertes. *Revue de droit des affaires internationales* : Forum European de la communication (Paris), 3/4: 253 - 277, 2001.

Parallel title of journal: International business law journal.

Zur Frage der Einbeziehung von allgemeinen Geschäftsbedingungen in dem UN-Kaufrecht unterliegende Verträge. *Wertpapiermitteilungen* (Frankfurt a. M.), 9:442-444, 2002.

Rechtsprechung Bürgerliches Recht und Handelsrecht, Bundesgerichtshof, am 31.10.2001. Nr. VIII ZR 60/01.

Zeller, B. Downs investment Pty Ltd v Perwaja Steel SDN BHD [2000] QSC 421 (17 November 2000). *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:124-129, 2001.

III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION

Abdelghader, N. *Ittifak al-tahkim woufken likanoun al-tahkim fi al-maouad al-madaniya va al-tijariah* 27 lsanet 1994 = Arbitration agreement according to arbitration law in civil and commercial code no. 27 of 1994. Dar'alnahzate alarabiate (Alghahara), 1996. ISBN=977 04 1617 7. 542 p.

In Arabic. Refers to New York Convention (1958), and UNCITRAL Model Law on International Commercial Arbitration (1985).

Arbitration and alternative dispute resolution : how to settle international business disputes. *International trade center, Trade law series* (Geneva), 2001. ISBN=92-9137-172-6. ITC/P74.E/TSS/FASS/01-III.

Bachand, F. Arbitrage comercial : assujettissement d'un tribunal arbitral conventionnel au pouvoir de surveillance et de contrôle de la Cour supérieure et contrôle judiciaire d'ordonnances de procédure rendues par les arbitres. *Revue juridique Thémis* (Montreal), 35:465-483, 2001.

Berger, K.P. Power of arbitrators to fill gaps and revise contracts to make sense. In Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 269-285.

Bezen, S. Turkey adopts UNCITRAL Model Law. *Mealey's international arbitration report* (King of Prussia, PA), 16:8: 42-43, 2001.

Blackaby, N. Arbitration and Brazil: a foreign perspective. *Arbitration international* (The Hague), 17:2:129-142, 2001.

Bowman, J.P. Dispute resolution planning for the gas and oil industry. *ICSID Review = Foreign investment law journal* (Washington, D.C.),16:2:332-407, 2001.

Cairns, D. J. A. and Stampa, G. Arbitration law in Spain: taking-off....at last? *International arbitration law review* (London), 3:84-89, 2001.

Chao, C. and Schurz, J. International arbitration: selecting the proper forum. *Mealey's international arbitration report* (King of Prussia, PA), 17:2:41-54, 2002.

Chibueze, R. O. The adoption and application of the Model Law in Canada: post-arbitration challenge. *Journal of international arbitration* (Dordrecht), 18:2:191-210, 2001.

Cobb, M. B. Article 16(1) of the UNCITRAL Model Law: the related doctrines of kompetenz-kompetenz and separability. *Mealey's international arbitration report* (King of Prussia, PA), 16:6:32-40, 2001.

Cook, J. M. International arbitration in the Latin American context - a comparative look at arbitration in Mexico and the United States. *The Vindobona journal of international commercial law and arbitration* (Wien), 3:1:41-60, 1999.

Cordero Moss, G. National rules on arbitrability and the validity of an international arbitral award: the example of disputes regarding petroleum investments in Russia. *Stockholm arbitration report* (Stockholm), 1:7-24, 2001.

Cram-Martos, V. The United Nations Economic Commission for Europe and the 1961 Convention on International Commercial Arbitration. *Journal of international arbitration* (Dordrecht), 17:6:137-153, 2000.

Daly, J.L. International commercial negotiation and arbitration. *Hamline journal of public law & policy* (St.Paul, Minn.), 22:217-251, 2001.

Davis, K.R. Unconventional wisdom: a new look at Articles V and VII of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *Texas international law journal* (Austin, TX), 37:43-87, 2001.

Dimolitsa, A. Les points de divergence entre la nouvelle loi grecque sur l'arbitrage et la loi-type CNUDCI. *Revue de l'arbitrage* (Paris), 2:227-266, 2000.

Dulic, A. First Options of Chicago, Inc. v. Kaplan and the kompetenz-kompetenz principle. *Pepperdine dispute resolution law journal* (Malibu, CA), 2:77-97, 2002.

Ebeid, N. A. Roh'yat jadida: Litatvir al-tahkim al-tijari al-douali. = Two new visions in the development of international commercial arbitration. *Altahkim* (Yemen), 8:13-14, 2000.

In Arabic.

_____. Al-uncitral tabda' morajaat kawa'ed al-tahkim al-tijari al-douali. = UNCITRAL starts reviewing the rules on international commercial arbitration. *Altahkim* (Yemen), 15:14-18, 2001.

In Arabic.

Edwards, A. Confidentiality in arbitration: fact or fiction? *International arbitration law review* (London), 3:94-95, 2001.

Gotanda, J. Y. An efficient method for determining jurisdiction in international arbitrations. *Columbia journal of transnational law* (New York, N.Y.), 40:11-42, 2001.

Gusy, M. The history and significance of the New York Convention. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:2:147-154, 2000.

Herrmann, G. 13 years experience with the UNCITRAL Model Law on International Commercial Arbitration. In *Derecho mercantil contemporaneo*. Eds.: A. Piaggi, L.A. Estoup. La Ley, Buenos Aires, 2001. ISBN=950 527 461 0. P.67-80.

_____. Some Legal E-flections on online arbitration ("cybitration©"). In *Law of international business and dispute settlement in the 21st century : Recht der internationalen Wirtschaft und Streiterledigung im 21. Jahrhundert*. Liber Amicorum Karl-Heinz Boeckstiegel. p. 267-276. Eds. R. Birner, L.Y. Fortier, K.P. Berger and J. Bredow. Carl Heymanns Verlag KG, Koeln, 2001. ISBN=3-452-24909-3. XII, 824 p.

Howell, D. et al. International arbitration in Singapore - opting out of the UNCITRAL Model Law. *Journal of international arbitration* (Dordrecht), 19:1:39-50, 2002.

Huber, S.K. and Trachte-Huber, E.W. International ADR in the 1990's: the top ten developments. *Houston business & tax law journal* (Houston, TX), 1:184-223, 2001.

International arbitration: selecting the proper forum. *Mealey's international arbitration report* (King of Prussia, PA), 17:2:41, 2002.

Ireland: Appointment of arbitrators by the courts under the Arbitration (International Commercial) Act 1998. Euro Petroleum Trading Limited v. Transpetroleum International Limited. *International arbitration law review* (London), 5:1:N-1-N-2, 2002.

Kantor, M. International project finance and arbitration with public sector entities: when is arbitrability a fiction? *Fordham international law journal* (New York, N.Y.), 24:4:1122-1183, 2001.

Karamanian, S.L. The road to the tribunal and beyond: international commercial arbitration and United States courts. *George Washington international law review* (Washington, D.C.), 34:1:17-100, 2002.

Kerameus, K. D. Modern perspectives of international jurisdiction. In *Foundations and perspectives of international trade law*. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. P. 237-257

Khalilian, S. K. A survey of the Iranian legislation on international commercial arbitration. *Mealey's international arbitration report* (King of Prussia, PA), 16:10:46-54, 2001.

Kojovic, T. Court enforcement of arbitral decisions on provisional relief : how final is provisional? *Journal of international arbitration* (Dordrecht), 18:5:511-532, 2001.

Krishan, R. Appointment of an arbitrator in arbitration proceedings under the Indian arbitration and conciliation act 1996. *International arbitration law review* (London), 3:90-93, 2001.

Kroell, S. and Hoßdorf, M. Determining of the place of arbitration. *International arbitration law review* (London), 4:N-25, 2001.

Decision of the Higher Regional Court of Düsseldorf: 6 Sch.2/99, March 23, 2000.

Kroell, S. and Hennecke, R. Setting aside an award. *International arbitration law review* (London), 4:N-26-N-27, 2001.

Decision of the Higher Regional Court of Bremen: 2 Sch.4/99, September 30, 1999.

Liebscher, C. Reform of Austrian Arbitration Law. *Journal of international arbitration* (Dordrecht), 18:2:211-222, 2001.

Malloy, M. P. Symposium: Transnational business law in the twenty-first century: current issues in international arbitration. *The transnational lawyer* (Sacramento, CA), 15:43-54, 2002.

Minh Dang, K. and Murugaiyan, S. Singapore court confuses over arbitration. *International Financial Law Review* (London), 9:87-90, 2001.

Mody, Z. and Mandal, S. Marriott International Inc. v. Ansal Hotels Ltd. *International arbitration law review* (London), 3:N-19-N20, 2001.

Murray, L.M. Domestic court implementation of coordinative treaties: formulating rules for determining the seat of arbitration under the Convention on the Recognition and Enforcement of Foreign Arbitral Awards. *Virginia journal of international law association* (Charlottesville, Virginia), 41:859-921, 2001.

NAFTA chapter 11 proceedings. Methanex Corporation v. United States. *International arbitration law review* (London), 2:N3-N4, 2001.

Nakamura, T. Arbitrability and the Lex Arbitri. *Mealey's international arbitration report* (King of Prussia, PA), 17:3:1-8, 2002.

Narayanan, P. and Menon, R. Presentation of evidence in international commercial arbitration: a comparative study. *The Vindobona journal of international commercial law and arbitration* (Wien), 4:2:105-121, 2000.

Newcombe, A. and Lemaire, A. Should *Amici Curiae* participate in investment treaty arbitrations? *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:22-40, 2001.

New federal arbitration bill proposed for Argentina. *Mealey's international arbitration report* (King of Prussia, PA), 16:8:21-22, 2001.

Obuljen, S. Arbitration and the UNCITRAL Model Law on Electronic Commerce. *Croatian arbitration yearbook* (Zagreb), 8:45-56, 2001.

Okekeifere, A. I. Enhancing the implementation of economic projects in the third world through arbitration. *Arbitration : an international journal* (London), 67:3:240-253, 2001.

Onorato, W.T. and Park, J.J. World petroleum legislation: frameworks that foster oil and gas development. *Alberta law review* (Edmonton, Alberta), 39:70-126, 2001.

Pongracic-Speier, M. Confidentiality and the public interest exception: considerations for mixed international arbitration. *The journal of world investment* (Geneva), 3:2:231-265, 2002.

Pryles, M. Exclusion of the Model Law. *International arbitration law review* (London), 4:6:175-177, 2001.

Article first published in the *CAA Journal*, Taiwan.

Reddy, V. and Nagaraj, V. Arbitrability: the Indian perspective. *Journal of international arbitration* (Dordrecht), 19:2:117-149, 2002.

Reichert, K. Ireland's new international commercial arbitration law. *International arbitration law review* (London), 4:6:202-205, 2001.

Ryssdal, A. Interim and conservatory measures: theory, strategies & a practical experience in Lithuania. *Stockholm arbitration report* (Stockholm), 1:25-40, 2001.

Sanders, P. The harmonising influence of the work of UNCITRAL on arbitration and conciliation. In Understanding transnational commercial arbitration : Central practice and study guides no. 2. Center for transnational law, Münster, 2001. ISBN=3-934587-11-9. p. 43-55.

Secomb, M. Suspension of the enforcement of awards under Article VI of the New York Convention - proof and LSAs. *The Vindobona journal of international commercial law and arbitration* (Wien), 5:1:99-116, 2001.

Shackleton, S. R. Annual review of English judicial decisions on arbitration - 2000. *International arbitration law review* (London), 4:6:178-201, 2001.

Shelkopyas, N. The Belarusian law on international arbitration court : the spirit or the letter of the Model Law? *Journal of international arbitration* (Dordrecht), 17:6:155-162, 2001.

Slipachuk, T.V. and Runeland, P. Kiev: from zero to 800 cases per year in less than 10 years. *The American review of international arbitration* (New York, N.Y.), 11:4:585-606, 2000.

Smit, R.H. and Turner, A. Enforcement by U.S. courts of international arbitration interim orders and awards under the New York Convention: *Publicis Communication v. True North Communications Inc.* *Stockholm arbitration report* (Stockholm), 1:47-56, 2001.

Szurski, T. Introducing the UNCITRAL Model Law to Poland - some remarks on the Polish law on international commercial arbitration. *Journal of international arbitration* (Dordrecht), 18:2:227-238, 2001.

Teitz, L.E. The promise and challenge of on-line dispute resolution. *Fordham law review* (New York, NY), 70:985-1016, 2001.

Triva, S. Recognition and enforcement of domestic arbitral awards. *Croatian arbitration yearbook* (Zagreb), 8:67-81, 2001.

UNCITRAL Commission says draft Model Law on conciliation "a priority" : arbitration working group asked to ready proposal for commission's 2002 session. *Mealey's international arbitration report* (King of Prussia, PA), 16:8:21, 2001.

Uzelac, A. The form of the arbitration agreement and the fiction of written orality: how far should we go? *Croatian arbitration yearbook* (Zagreb), 8:83-107, 2001.

Walker, M. Observations: Final arbitral award rendered in 2000 in case 108/1997. *Stockholm arbitration report* (Stockholm), 1:57-72, 2001.

Webster, T. H. Obtaining evidence from third parties in international arbitration. *Arbitration international* (Dordrecht), 17:2:143-162, 2001.

Weigand, F.B. ed. Practitioner's handbook on international arbitration. C.H.Beck. DJOF, München, 2002. 1420 p. ISBN=3-406-47109-9.

The introduction (p.1-102) is about the work of UNCITRAL in international commercial arbitration.

Williams, D. Recent developments in arbitration and dispute resolution in New Zealand. *International arbitration law review* (London), 2:41-49, 2001.

Williams, D. and Buchanan, A. Correction and interpretation of awards under article 33 of the Model Law. *International arbitration law review* (London), 2:119-127, 2001.

Xu, X. and Wilson, G.D. One country, two-international commercial arbitration-systems. *Journal of international arbitration* (Netherlands), 17:6:47-105, 2000.

IV. INTERNATIONAL TRANSPORT

Commission des Nations Unies pour le droit commercial international (CNUDCI). *Bulletin des transports internationaux ferroviaires : Zeitschrift fuer den internationalen Eisenbahnverkehr : Bulletin of international carriage by rail* (Bern), 3:63, 2001.

Gehringer, A. After Carnival Cruise and Sky Reefer: an analysis of forum selection clauses in maritime and aviation transactions. *Journal of air law and commerce* (Dallas, TX), 66:633-688, 2001.

Girvin, S. The 37th Comite Maritime International conference: a report. *Lloyd's maritime and commercial law quarterly* (London), 3:406-427, 2001.

Putzeys, J. Transport law and the United Nations. *Uniform law review : revue de droit uniforme* (Roma), VI:2:326-335, 2001.

V. INTERNATIONAL PAYMENTS

VI. ELECTRONIC COMMERCE

Aschauer, C. Arbitration and new technologies: basic features of Austrian legislation in the field of e-commerce. *Croatian arbitration yearbook* (Zagreb), 8:31-43, 2001.

Balloon, A.M. From seals to hypertext: electronic signatures, contract formation, and a new model for consumer protection in internet transaction. *Emory law journal* (Atlanta, Georgia), 50:905-937, 2001.

Boss, A.H. The Uniform Electronic Transactions Act in a global environment. *Idaho law review* (Moscow, ID), 37:275-351, 2001.

Conradie, P. et al. Why South Africa doesn't need the UNCITRAL Model Law? *International technology law review* (Hong Kong), 16:17-19, 2001.

Gobert, D. and Montero, É. La signature dans les contrats et les paiements électroniques: l'approche fonctionnelle. In *Commerce électronique : le temps des certitudes*. p. 53-97. Eds. Cavanillas Mugica, S. et al. Bruylant, Bruxelles, 2000. ISBN=2-8027-1381-7. 225 p.

Gregory, J. The UETA and the UECA - Canadian reflections. *Idaho law review* (Moscow, ID), 37:441-476, 2001.

Is the electronic signature a dead letter? *FIATA review* (Zürich), 38:6-7, 2001.

Kossick, R. The internet in Latin America: new opportunities, developments and challenges. *American University international law review* (Washington, D.C.), 16:1309-1341, 2001.

Lacoursiere, M. La responsabilite bancaire a l'ere du commerce electronique: impact des autorites de certification. *Les cahiers de droit* (Québec), 42:961-1012, 2201.

Madrid Parra, A. La ley modelo de la CNUDMI para las firmas electronicas. *Revista de la contratacion electrónica* (Cadiz), 22:23-28, 2001.

_____. Ley modelo de la CNUDMI/UNCITRAL para las firmas electronicas. In *Regimen juridico de Internet* . Eds. J. Cremades, Fernández-Ornóñez, M.A., Illescas, R., La Ley, Madrid, 2002. ISBN=84-9725-147-4. p. 817-873.

_____. Proyecto de ley modelo de la CNUDMI/UNCITRAL para las firmas electronicas. *Derecho de los negocios* (Madrid), 128:1-32, 2001.

_____. Seguridad, pago y entrega en el comercio electronico. *Revista de derecho mercantil* (Madrid), 241:1189-1263, 2001.

Mazzotta, F.G. A guide to e-commerce: some legal issues posed by e-commerce for American businesses engaged in domestic and international transactions. *Suffolk transnational law review* (Boston, Mass.), 24:249-278, 2001.

Poulet, Y. La conclusion du contrat par un agent electronique. In *Commerce électronique : le temps des certitudes*. p. 129-146. Eds. Cavanillas Mugica, S. et al. Bruylant, Bruxelles, 2000. ISBN=2-8027-1381-7. 225 p.

Sandoval Lopez, R. The Chilean draft of electronic documents in relation with the UNCITRAL Model Law of Electronic Commerce. *Dickinson law review* (Carlisle, PA), 106:1:139-143, 2001.

Senacq, S. International sales and electronic commerce : La vente internationale et le commerce électronique.

Revue de droit des affaires internationales : Forum Europeen de la communication (Paris), 3/4: 489-500, 2001.

Parallel title of journal: International business law journal.

Schlosser, P. Arbitral tribunals or state courts who must defer to whom? *ASA special series*, (Basel)15:15-34, 2001.

Thibaut, M. Digital signatures and certification authorities for a Central American high-tech powerhouse: the need for e-commerce legislation in Costa Rica. *ISLA journal of international & comparative law* (Fort Lauderdale, FL), 7:711-730, 2001.

_____ : Firmas digitales y autoridades certificantes para un pais centroamericano lider en el area de alta tecnologia: la necesidad de legislacion sobre el comercio electronico en Costa Rica. *ISLA journal of international & comparative law* (Fort Lauderdale, FL), 7:853-874, 2001.

Van den Berg, A.J. The 1958 New York Arbitration Convention revisited. *ASA special series*, (Basel)15:125-146, 2001.

Van Houtte, H. Parallel proceedings before state courts and arbitration tribunals : is there a Transnational lis alibi pendens - exception in Arbitration or Jurisdiction Conventions? *ASA special series*, (Basel)15:35-54, 2001.

Webb, D. Commercial law. *New Zealand law review* (Auckland, NZ), II:171-188, 2001

Werner, J. E-commerce.co.uk - local rules in a global net: online business transactions and the applicability of traditional English contract law rules. *International journal of communications law and policy* (Münster), 6:1-9, 2000-2001.

VII. INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT

Stoufflet, J. Fraud in documentary credit, letter of credit and demand guaranty. *Dickinson law review* (Carlisle, PA), 106:1:21-28, 2001.

VIII. PROCUREMENT

IX. CROSS-BORDER INSOLVENCY

Dargan, S. The emergence of mechanisms for cross-border insolvencies in Canadian law. *Connecticut journal of international law* (Hartford, CT), 17:107-126, 2001.

Diesse, F. Travaux des organisation internationales : droit du commerce international. *Revue de droit des affaires internationales* : Forum Europeen de la communication (Paris), 5: 640-643, 2001.

Parallel title of journal: International business law journal.

Furth, D. L. et al. What institutional lenders can expect from the business aspects of the pending bankruptcy legislation. *The banking law journal* (Arlington, VA), 118:6:520-540, 2001.

Gitlin, R. A. Symposium - international insolvency: introduction. *Connecticut journal of international law* (Hartford, CT), 17:1-4, 2001.

Harmer, R.W. UNCITRAL Projects; INSOL International. In Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell, 2001. ISBN=0-421-741-007. p. 480-495

Isham, S. UNCITRAL's Model Law on Cross-Border Insolvency: a workable protection for transnational investment at last. *Brooklyn journal of international law* (Brooklyn, NY), 26:1177-1205, 2001.

Martinez, E. Global development: the new environment of insolvency in Mexico. *Connecticut journal of international law* (Hartford, CT), 17:75-78, 2001.

Moran Bovio, D. UNCITRAL comeinza la elaboración de una guia legislativa sobre insolvencia. *Revista de derecho bancario y bursatil* (Valladolid), 264-273, 2001.

Rouillon, A. A. N. Concursos con repercusion transnacional. La Ley Modelo de la CNUDMI (UNCITRAL) sobre Insolvencia Tranfronteriza. *Anticipio de "Anales" de l'academia nacional de derecho y ciencias sociales de Buenos Aires* (Buenos Aires), XLV, segunda epoca, no. 38: 1-22, 2000.

Sheppard, H.E. The new Mexican insolvency law: policy justifications for U.S. assistance. *UCLA journal of international law and foreign affairs* (Los Angeles, CA), 6:45-87-2001.

Westbrook, J. L. Global development: the transnational insolvency project of the American Law Institute. *Connecticut journal of international law* (Hartford, CT), 17:99-106, 2001.

. Managing defaulting multinationals within NAFTA. In Foundations and perspectives of international trade law. Eds.: I. Fletcher, L. Mistellis, M. Cremona. London, Sweet & Maxwell , 2001. ISBN=0-421-741-007. p. 465-479.

X. RECEIVABLES FINANCING

Bazinas, S. B. Lowering the cost of credit: the promise in the future UNCITRAL convention on assignment of receivables in international trade. *Tulane journal of international and comparative law* (New Orleans, Louisiana), 9:259-294, 2001.

Annex reproduces the UNCITRAL Draft Convention on Assignment of Receivables in International Trade (2001), p. 295-323.

Böhm, C. Die Sicherungsabtretung im UNCITRAL-Konventionsentwurf : "Draft Convention on Assignment in Receivables Financing" : Ein Vergleich der Sicherungsabtretung im UNCITRAL-Konventionsentwurf mit den Regelungen im deutschen Recht. Shaker Verlag, Aachen, 2000. ISBN=3-8265-5920-7. xxiv, 282 p.

Lukas, M. Die Stellung des Schuldners in der geplanten UNCITRAL-Zessionskonvention. *Bankarchiv* (Wien), 49:6:453-460, 2001.

Sigman, H. C. and Smith, E. E. Toward facilitationg cross-border secured financing and securitization: an analysis of the United Nations Convention on the Assignment of Receivables in International Trade. *The business lawyer* (Baltimore, MD), 57:2:727-766, 2002.

Walsh, C. Receivables financing and the conflict of laws: The UNCITRAL Draft Convention on the Assignment of Receivables in International Trade. *Dickinson law review* (Carlisle, PA), 106:1:159-204, 2001.

XI. INTERNATIONAL CONSTRUCTION CONTRACTS

XII. PRIVATELY-FINANCED INFRASTRUCTURE PROJECTS

Estrella Faria, J. A. International efforts to promote and harmonise concession law : UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects. *Law in transition : European bank for reconstruction and development* (London), Spring 2001 : 29-34, 2001.

_____. La Guia legislativa de la CNUDMI sobre proyectos de Infraestructura con financiacion privada : The UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects. *Mercado asegurador* (Buenos Aires, Argentina), 263:48-55, 2001.

_____. The UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects. *The journal of world investment* (Geneva), 3:2:211-229, 2002.

De Cazalet, B. and Crothers, J. D. Presentation of the UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects. *Revue de droit des affaires internationales*, Forum Européen de la communication (Paris), 6: 699-710, 2001.

Parallel title of journal: International business law journal.

XIII. SECURITY INTERESTS

Meetings of OAS-CIDIP-VI drafting committee on secured transactions: conference transcript: day one: I. The Background and significance of this meeting. *Arizona journal of international and comparative law* (Tuscon, AZ), 18:334-342, 2001.

Annex**UNCITRAL LEGAL TEXTS**

<i>Short title</i>	<i>Full title</i>
Hamburg Rules (1978)	United Nations Convention on the Carriage of Goods by Sea, 1978 (Hamburg) ^a
Limitation Convention (1974/1980)	Convention on the Limitation Period in the International Sale of Goods, 1974 (New York) ^b and Protocol amending the Convention on the Limitation Period in the International Sale of Goods, 1980 (Vienna) ^c
UNCITRAL Arbitral Proceedings Notes (1996)	UNCITRAL Notes on Organizing Arbitral Proceedings (1996) ^d
UNCITRAL Arbitration Rules (1976)	UNCITRAL Arbitration Rules (1976) ^e
UNCITRAL Conciliation Rules (1980)	UNCITRAL Conciliation Rules (1980) ^f
UNCITRAL Credit Transfer Law (1992)	UNCITRAL Model Law on International Credit Transfers (1992) ^g
UNCITRAL Electronic Commerce Law (1996)	Model Law on Electronic Commerce of the United Nations Commission on International Trade Law (1996) ^h
UNCITRAL International Countertrade Guide (1992)	UNCITRAL Legal Guide on International Countertrade Transactions (1992) ⁱ
UNCITRAL Electronic Funds Guide (1986)	UNCITRAL Legal Guide on Electronic Funds Transfers (1986) ^j
UNCITRAL Construction Contracts Guide (1987)	UNCITRAL Legal Guide on Drawing Up International Contracts for the Construction of Industrial Works (1987) ^k
UNCITRAL Infrastructure Projects Guide (2001)	UNCITRAL Legislative Guide on Privately Financed Infrastructure Projects (2001) ^l
UNCITRAL Model Arbitration Law (1985)	UNCITRAL Model Law on International Commercial Arbitration (1985) ^m
UNCITRAL Model Insolvency Law (1997)	UNCITRAL Model Law on Cross-Border Insolvency (1997) ⁿ

UNCITRAL Model Procurement Law (1994)	UNCITRAL Model Law on Procurement of Goods, Construction and Services (1994) ^o
UNCITRAL Bills and Notes Convention (1988)	United Nations Convention on International Bills of Exchange and International Promissory Notes (1988) ^p
United Nations Guarantee and Stand-by Convention (1995)	United Nations Convention on Independent Guarantees and Stand-by Letters of Credit (1995) ^q
United Nations Sales Convention (1980)	United Nations Convention on Contracts for the International Sale of Goods (Vienna, 1980) ^r
United Nations Terminal Operators Convention (1991)	United Nations Convention on the Liability of Operators of Transport Terminals in International Trade (1991) ^s
United Nations Assignment Convention (2001)	United Nations Convention on the Assignment of Receivables in International Trade (2001) ^t
United Nations Model law on Electronic Signatures (2001)	United Nations Model law on Electronic Signatures (2001) ^u

Notes

^a*Official Records of the United Nations Conference on the Carriage of Goods by Sea, Hamburg, 6-31 March 1978* (United Nations publication, Sales No. E.80.VIII.1), document A/CONF.89/13, annex I.

^b*Official Records of the United Nations Conference on Prescription (Limitation) in the International Sale of Goods, New York, 20 May-14 June 1974* (United Nations publication, Sales No. E.74.V.8), part I.

^c*Official Records of the United Nations Conference on Contracts for the International Sale of Goods, Vienna, 10 March-11 April 1980* (United Nations publication, Sales No. E.81.IV.3), part I.

^d*Official Records of the General Assembly, Fifty-first Session, Supplement No. 17* (A/51/17), part II.

^e*Official Records of the General Assembly, Thirty-first Session, Supplement No. 17* (A/31/17), para. 57.

^f*Official Records of the General Assembly, Thirty-fifth Session, Supplement No. 17* (A/35/17), para. 106.

^g*Official Records of the General Assembly, Forty-seventh Session, Supplement No. 17* (A/47/17), annex I.

^h*Official Records of the General Assembly, Fifty-first Session, Supplement No. 17* (A/51/17), annex I; see also General Assembly resolution 51/162, annex, of 16 December 1996.

ⁱUnited Nations publication, Sales No. E.93.V.7.

^jUnited Nations publication, Sales No. E.87.V.9.

^kUnited Nations publication, Sales No. E.87.V.10.

^lUnited Nations publication, Sales No. E. 01.V.4.

^m*Official Records of the General Assembly, Fortieth Session, Supplement No. 17* (A/40/17), annex I.

ⁿ*Official Records of the General Assembly, Fifty-second Session, Supplement No. 17* (A/52/17), annex I.

^o*Official Records of the General Assembly, Forty-ninth Session, Supplement No. 17* and corrigendum (A/49/17 and Corr.1), annex I.

^p*Official Records of the General Assembly, Forty-second Session, Supplement No. 17* (A/42/17), annex I; see also General Assembly resolution 43/165, annex, of 9 December 1988.

^qGeneral Assembly resolution 50/48, annex, of 11 December 1995.

^r*Official Records of the United Nations Conference on Contracts for the International Sale of Goods, Vienna, 10 March-11 April 1980* (United Nations publication, Sales No. E.81.IV.3), part I.

^s*Official Records of the United Nations Conference on the Liability of Operators of Transport Terminals in International Trade, Vienna, 2-19 April 1991* (United Nations publication, Sales No. E.93.XI.3), part I, document A/CONF.152/13, annex.

^tGeneral Assembly resolution 56/81, annex, of 12 December 2001.

^u General Assembly resolution 56/80, annex of 12 December 2001.