

Contents

Page

Resolutions adopted by the General Assembly	vii
General Assembly Resolution 40/72 (11 December 1985).....	vii
General Assembly Resolution 61/33 (4 December 2006).....	viii

Part One

UNCITRAL MODEL LAW ON INTERNATIONAL COMMERCIAL ARBITRATION	1
---	---

<i>Chapter I. General provisions.</i>	1
---	---

Article 1. Scope of application	1
Article 2. Definitions and rules of interpretation	2
Article 2A. International origin and general principles	3
Article 3. Receipt of written communications	3
Article 4. Waiver of right to object	3
Article 5. Extent of court intervention	4
Article 6. Court or other authority for certain functions of arbitration assistance and supervision.....	4

<i>Chapter II. Arbitration agreement</i>	4
--	---

Article 7. <i>Option I</i> Definition and form of arbitration agreement.....	4
<i>Option II</i> Definition of arbitration agreement	5
Article 8. Arbitration agreement and substantive claim before court ..	5
Article 9. Arbitration agreement and interim measures by court	5

<i>Chapter III. Composition of arbitral tribunal</i>	6
--	---

Article 10. Number of arbitrators	6
Article 11. Appointment of arbitrators	6
Article 12. Grounds for challenge	7
Article 13. Challenge procedure	7
Article 14. Failure or impossibility to act	8
Article 15. Appointment of substitute arbitrator	8

<i>Chapter IV. Jurisdiction of arbitral tribunal</i>	8
--	---

Article 16. Competence of arbitral tribunal to rule on its jurisdiction ..	8
--	---

<i>Chapter VII. Recourse against award</i>	19
Article 34. Application for setting aside as exclusive recourse against arbitral award	19
<i>Chapter VIII. Recognition and enforcement of awards</i>	20
Article 35. Recognition and enforcement	20
Article 36. Grounds for refusing recognition or enforcement	21

Part Two

EXPLANATORY NOTE BY THE UNCITRAL SECRETARIAT ON THE MODEL LAW ON INTERNATIONAL COMMERCIAL ARBITRATION	23
--	----

A. Background to the Model Law	24
1. Inadequacy of domestic laws	24
2. Disparity between national laws	25
B. Salient features of the Model Law	25
1. Special procedural regime for international commercial arbitration	25
2. Arbitration agreement	27
3. Composition of arbitral tribunal	29
4. Jurisdiction of arbitral tribunal	30
5. Conduct of arbitral proceedings	31
6. Making of award and termination of proceedings	33
7. Recourse against award	34
8. Recognition and enforcement of awards	36

Part Three

“Recommendation regarding the interpretation of article II, paragraph 2, and article VII, paragraph 1, of the Convention on the Recognition and Enforcement of Foreign Arbitral Awards, done in New York, 10 June 1958”, adopted by the United Nations Commission on International Trade Law on 7 July 2006 at its thirty-ninth session	39
---	----