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the consent of the parties to submit to arbitration a ... - isbn no: 978-99949-951-9-6 category: comments ÅçÅœthe agreement to arbitrate is the foundation stone of international arbitration. it records the consent of the parties to submit to arbitration ÅçÅœ“ a consent which is indispensable to any process of dispute resolution outside national courts.ÅçÅœ• (redfern and hunter) introduction

international arbitration ÅçÅœ“ an overview - international arbitration ÅçÅœ“ an overview 1. arbitration defined ... international arbitral institutions, such as the international chamber of commerce ... n blackaby, c partasides, a redfern and j m h hunter, redfern and hunter on international arbitration (5th edition, 2009) s 231. ÅçÅœ“ 241. . 4

law and practice of international commercial arbitration - gbv - law and practice of international commercial arbitration fourth edition by alan redfern martin hunter barrister, one essex court, barrister, london; professor of temple, london international dispute resolution nottingham law school, fciarb with nigel blackaby constantine partner, freshfields bruckhaus partasides deringer partner, freshfields ...

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international commercial arbitration and international courts - international courts are not ad hoc contractual ar-rangements, but permanent institutions that create substantial bodies of law.'2 their rulings increasingly concern public-law questions on which there is little global consensus. moreover, the economic bene- fits of international courts are not so straightforward. ...

the selection of choice of law provisions in international ... - the selection of choice of law provisions in international commercial arbitration: a case for contractual depeÅÏÅœ«age craig m. gertz ... redfern & hunter, supra note 1, at 72-3; danielowicz, supra note 2, at 237. 13 see delaume, supra note 10, at 9. 14 "depegage can be defined broadly to cover all situations where the rules of different

states are

the international commercial arbitration institutions: how ... - kerr, international arbitration, supra note 3, at 165 (stating that arbitration clauses are found in the vast majority of international commercial contracts); a. redfern & m. hunter, law and practice of international commercial arbitration 17 (1986) [hereinafter a. redfern & m. hunter] (noting that if the parties themselves

memorandum for claimant - institute of international ... - redfern/hunter alan redfern & martin hunter, law and practice of international commercial arbitration (4th edition, sweet and maxwell, london, 2004). passim schlechtriem peter schlechtriem & ingeborg schwenzer (eds.), commentary on the un convention on the international sale of goods (ciscg), (2nd ed., oxford university press, 2005). 129, 141

fordham international law journal - 606 fordham international lawjournal [vol.31:603 sis. two deans of the field, alan redfern and martin hunter, having reflected on their previous distinction between independence and impartiality, have since noted the recent trend to-wards viewing the two as "opposite side[s] of the same coin."

international commercial arbitration in the united states ... - redfern & m. hunter, law and practice of international commercial arbitration 390 (1986) [hereinafter redfern & hunter]. 24. the article 1(1) footnote states: the term "commercial" should be given a wide interpretation so as to cover matters arising from all relationships of a commercial nature, whether contractual or not.

international commercial arbitration in europe: subsidiary ... - 2 alan redfern & martin hunter, law and practice of international commercial arbitration 77 (2nd ed. 1991). 3 see christine lecuyer-thieffry & patrick thieffry, negotiating settlement of disputes provisions in international business contracts: recent developments in arbitration and other processes, 45 bus. law. 577, 577-81 (1990).

1. an overview of international arbitration - alan redfern j. martin h. hunter source 1. an overview of international arbitration in nigel blackaby , constantine partasides, et al., redfern and hunter on international arbitration, (oxford university press 2009) pp. 1 - 83

sixteenth annual international commercial arbitration ... - redfern & hunter blackaby, nigel, constantine partasides, alan redfern, and martin hunter, redfern & hunter, on international arbitration (5th ed. 2009) cited in: 18, 44 rodgers & alford rodgers, catherine a. & roger p. alford, the future of investment arbitration (2009)

the enforcement and annulment of international arbitration ... - 1. see alan redfern & martin hunter, law and practice of international commercial arbitration 443 *3d ed. 1999) (a successful party in an international commercial arbitration proceeding expects that the award will be carried out in a reasonable time, and observing that statistics imply most awards

the sixteenth annual willem c vis (east) international ... - redfern, alan hunter, martin redfern and hunter on international arbitration, 6th edition, 2015 cited as: blackaby/partasides/ redfern/ hunter [p. 95] ii bÄckstiegel, karl-heinz van den berg, albert jan Åœthe role of the arbitrators in investment treaty

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memorandum for claimant - pittvis - redfern/hunter/ blackaby/partasides alan redfern, martin j.

hunter, nigel blackaby, constantine partasides, law and practice of international commercial arbitration, ed. sweet&maxwell, london, 4th edition, 2004 cited at: p. 8 schlechtriem/butler peter schlechtriem, peter butler, un law on international sales, the un convention on the international

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law and practice of international commercial arbitration - the role of law in international commercial arbitration tue, 16 apr 2019 15:06:00 gmt *chief justice of the federal court of australia. [1] see generally n blackaby, c partasides, a redfern and m hunter (eds), redfern and hunter on international arbitration (oxford university press, 5 th ed, 2009) at 166-173. [2] see hancock

confidentiality in international commercial arbitration ... - present status of confidentiality in international commercial arbitration in numerous selected institutional and national arbitration rules. ... 5 redfern & hunter, supra note 1, at 27. 6 mason c.j. in esso/bhp v. plowman, reprinted in 11 arb. int'nl 235, 245 (1995).

chapter 11 arbitration is only as good as its arbitrators - in redfern and hunter **international arbitration** the same point is made: once a decision to refer a dispute to arbitration has been made, choosing the right arbitral tribunal is critical to the success of the arbitral process. it is, above all, the quality of the tribunal that makes or breaks the arbitration.

party autonomy doctrine is the cornerstone of arbitral ... - in determining the procedure to be followed in international arbitration. 14 the party 2 see nigel blackaby and constantine partasides, alan redfern and martin hunter, redfern and hunter on international arbitration (5 th edn, oxford university press 2009) at 85. see olene perelynska, party autonomy

border skirmishes: the intersection between litigation and ... - ings. indeed, it has been said that most parties comply with the terms of an international arbitral award without having to be compelled to do so by court order. see nigel blackaby et al., redfern and hunter on international arbitration 11.02 (2009) [hereinafter redfern & hunter]. 4.

points of departure: procedural differences between ... - 3 nigel blackaby et al., redfern and hunter on international arbitration 258 (5th ed. 2009) [hereinafter redfern & hunter]. 4 id. at 258-59. limitations that national law may impose include requirements on nationality, legal qualifications, capacity, and restrictions on appointments of sitting judges or those convicted of serious

y-international arbitration and lex arbitri - 1 international arbitration and lex arbitri international arbitration is one of the most common ways of resolving international disputes. it is a private method of dispute resolution chosen by the parties themselves as an effective way of putting an end to disputes between them, without

the third party non-signatory's ability to compel ... - the third party non-signatory's ability to

compel international commercial arbitration: doing justice without destroying consent james m. hosking'

professor j martin hunter - arbitratorsinternational - board of advisors of american review of international arbitration (1989 - editorial board of arbitration international (1985 - 96) panels of arbitrators of numerous international arbitral institutions publications co-author, redfern and hunter on international arbitration , (5th edition, oup 2009)

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a seminar on international commercial arbitration - long a centre for international commercial arbitration due to its pivotal position as the centre for shipping, insurance, commodity and financing businesses, arbitration was initially closely ... redfern and hunter on international arbitration(5th edition) state at p. 76: 6

challenges facing the recognition and enforcement of ... - 3 blackaby n & partasides c, redfern a and hunter m, redfern and hunter on international arbitration, 5th ed., oxford university press, oxford, 2009, 513. 4 opiya r, recognition and enforcement of international arbitral awards: a comparative study of ugandan and uk law and practice ll.m thesis, oxford brookes university, 2012, 14.

attorneys' fees agonistes: the implications of ... - attorneys' fees agonistes: the implications of inconsistency in the awarding of fees and costs in international arbitrations 233 (1995). a. redfern & m. hunter, law and practice of international commercial arbitration, p ... 11 see redfern & hunter, op. cit., p. 271. 12 international court of arbitration, cost calculator, op. cit. 13 ...

insolvency proceedings and international commercial ... - international arbitration and insolvency do not coexist easily 7. arbitration and bankruptcy ... 5 martin hunter, alan redfern, blackaby nigel, constantine partasides: law and practice of international ... nowadays exist towards insolvency proceedings and international commercial arbitration.

albert-ludwigs niversity of freiburg - redfern, alan hunter, martin redfern and hunter on international arbitration, 6th ed. new york (2015) cited as: redfern/hunter in para. 27 . albert-ludwigs university of freiburg x bock, anne-florence gewinnherausgabensprache gemäss csg in: private law, schwenzer festschrift, pp. 175-189

pitfalls of competence - chsh - pitfalls of competence irene welsch i. introduction before entering into arbitration proceedings, it is regularly necessary for legal counsel to evaluate the validity of the arbitration agreement as such.1)asthe arbitral tribunal's competence is intrinsically tied to the validity of the arbitration

third party intervention and joinder as of right in ... - york convention], reprinted in alan redfern & martin hunter, law and practice of international commercial arbitration app. 15 (2nd ed. 1991). one hundred thirteen states have currently ratified, acceded, or succeeded to the new york convention.

see 1 international commercial arbitration, doc. 1.6.1 (eric e.

twenty third annual vis international commercial ... - international arbitration: a guide. (cambridge university press, 2013). 7, 27 blackaby et al. nigel blackaby, constantine partasides, alan redfern, and martin hunter, redfern and hunter on international arbitration (6th ed, oxford university press, 2015). 71, 92 bonell michael joachim bonell, "article 7", in commentary on

lex mercatoria in european and u.s. trade practice: time ... - redfern & hunter, international commercial arbitration 117 (2d ed. 1991). 4. for example: "this system of law comprises the rules which have been developed to regulate and facilitate international trade relations and the customs and practices which have attained universal (or at least very extensive) recognition ...

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