

Interim And Emergency Relief In International Arbitration International Law Insute Series On International Law Arbitration And Practice

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AA 1996—interim and/or emergency relief—powers of the ...

Interim and Emergency Relief In International Arbitration is a compilation of papers authored by some of the world's leading international arbitration practitioners. It addresses issues relating to obtaining interim measure orders, including the relevant applicable standards such as irreparable harm that various international courts and tribunals, under the ICSID, UNCITRAL, ICC, SCC, and some domestic law jurisdictions often apply.

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The availability of interim relief—post-constitution of the tribunal Emergency measures—pre-constitution of the tribunal CORONAVIRUS (COVID-19). Many arbitral organisations have responded to the coronavirus pandemic with practical guidance and/or changes to their usual procedures and ways of working.

ICDR Rules (2014)—interim and emergency relief | Legal ...

The tribunal's primary responsibility of the arbitral tribunal. As a general rule, under the Arbitration Act 1996 (AA 1996), an English-seated arbitral tribunal has primary responsibility for any interim or emergency relief sought in an arbitration under its jurisdiction. The tribunal's powers are derived from AA 1996, s 38.

AA 1996—interim and/or emergency relief—powers of the ...

The procedure for applying to the court for interim or emergency relief (these terms are used interchangeably) is the same whether or not arbitration proceedings have been commenced (although where an arbitration has not yet been commenced, an undertaking to commence proceedings will likely be a necessary part of any application).

AA 1996—interim and/or emergency relief—how to apply to ...

The tribunal's powers to make orders for interim relief are set out in AA 1996, s 38. AA 1996, s 38 upholds the principle of party autonomy in arbitration by first providing that the parties are free to agree the powers exercisable by the tribunal for the purposes and in relation to the proceedings (AA 1996, s 38 (1)).

AA 1996—interim and/or emergency relief—tribunal or court ...

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Interim and Emergency Relief in International Arbitration ...

This Practice Note covers the availability of (or obtaining or applying for) interim or provisional (and emergency) remedies (relief or measures) in support of arbitration (or arbitral proceedings) from the Portuguese courts under the law of Portugal. The Practice Note covers the position under the current and previous Portuguese arbitration law.

Interim and emergency measures - International arbitration ...

Until more proceedings to enforce emergency arbitrator decisions come before courts, or until legislators decide to deal with the issue in domestic legislation, questions over the enforceability of arbitrator interim relief remain.

Enforceability of interim measures and emergency ...

Government's five-point plan to prevent global health crises must ensure 'no-one is left behind' and not be at the cost of other development programmes, MPs say The International Development ...

Humanitarian crises monitoring: impact of coronavirus ...

Senate Minority Leader Chuck Schumer and Treasury Secretary Steven Mnuchin are still engaging in discussions about an emergency "interim" coronavirus relief bill after Senate Democrats last week...

Schumer, Mnuchin still discussing 'interim' coronavirus ...

A key concern with respect to emergency arbitration, as with the granting of interim relief in 'standard' arbitration proceedings, is of course the enforceability of the decision of the emergency arbitrator, whether it be in the form of an order or an award.

GAR Chapter: Interim Relief, including Emergency ...

Article 17 of the UNCITRAL Model Law on International Commercial Arbitration 1985, as amended (the Model Law), refers to interim relief as 'interim measures' and defines them as being temporary...

Interim Relief, Including Emergency Arbitrators in ...

The Democratic interim emergency bill would immediately address five key issues as the House and Senate continue to develop a fourth, comprehensive COVID-19 bill, or "CARES 2." 1. Small Business Plus –Additional Funding and Critical Improvements to the SBA programs

INTERIM EMERGENCY COVID-19 RELIEF ACT

Therefore, the Emergency Arbitrator provisions, while not prejudicing a party's right to seek interim relief from any available court, allow parties to commence emergency proceedings within the framework of their arbitration.

LCIA Notes on Emergency Procedures

Despite the tensions that sometimes arise in the relationship between national courts and the institutions of international arbitration, one critical area of cooperation is the support that national courts provide by way of interim relief. One of the most obvious examples of that relief is the granting of freezing injunctions and disclosure orders restraining a respondent from disposing of its assets, pending the outcome of a reference and identifying the scope of those assets.

Emergency interim relief: where do you go? | Arbitration Blog

Interim and emergency measures Evidence The award Costs Challenges and appeals Enforcement Claims in contract and tort in English law Institutional and ad hoc arbitration Understanding institutional and ad hoc arbitration AAA arbitration ADCCAC arbitration CIETAC arbitration DIAC arbitration DIFC-LCIA arbitration FINRA arbitration

AA 1996—interim and/or emergency relief—how to apply to ...

Interim and emergency measures Evidence The award Costs Challenges and appeals Enforcement Claims in contract and tort in English law Institutional and ad hoc arbitration Understanding institutional and ad hoc arbitration AAA arbitration ADCCAC arbitration CIETAC arbitration DIAC arbitration DIFC-LCIA arbitration FINRA arbitration HKIAC arbitration

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