1922 ICC ARBITRATION RULES

The following Rules of Procedure comprise three sections:

Section "A" (Articles I to IV) dealing with conciliation as distinct from arbitration.

Section "B" (Articles V to XXIV) to be applicable in every case where at least one of the parties is a national of a country which does not provide legal sanction for the execution of arbitration awards (arbitration without legal sanction).

Section "C" (Articles XXV to XLV) applicable to every case where all of the parties are nationals of countries which provide legal sanction for the execution of arbitration awards (arbitration with legal sanction).

Sections "B" and "C" are exactly alike, with the exception of only two articles and one special article that appears only in Section "C". Eighteen articles are therefore common to the two sections.

Section "A"

Rules of Procedure for the Conciliation and Good Offices of the International Chamber of Commerce

Section "B"

Rules of Procedure for Arbitration of the International Chamber of Commerce

This Section to be applicable in every case where at least one of the parties is a national of a country which does not provide legal sanction for the execution of arbitration awards.

Section "C"

Rules of Procedure for Arbitration of the International Chamber of Commerce

This Section to be applicable in every case where all of the parties are nationals of countries which provide legal sanction for the execution of arbitration awards.