INDEX

Australia (continued)

legislative framework, review of (continued) UNCITRAL Model Law, and (continued):

ACICA

© SIAC, 2010

interim measures of protection, regime for,

6.82-6.96

organisational background, 6.75–6.76 ACICA Arbitration Rules	interest and costs, awarding, 6.39; opting in or out, 6.25–6.29;
article 28, examination of, 6.82–6.96 interim measures of protection, and,	proceedings, consolidation of, 6.39 Australian Centre for International Commercial Arbitration. See ACICA
6.74–6.96 costs or damages, liability for, 6.93–6.94 criteria for grant of, 6.88–6.90 definition of, 6.86–6.88 disclosure of material changes in circumstances, 6.91–6.92	Book reviews International Commercial Arbitration and Conciliation in UNCITRAL Model Law Jurisdictions, 6.97–6.99
general, in, 6.77–6.78	China
jurisdiction to grant, 6.94–6.96 modification, suspension or termination of, 6.92–6.93 power to grant, 6.83–6.86 security, provision of, 6.90–6.91	arbitration agreement, validity of applicable law, 6.53–6.58 authorities competent to determine, 6.46–6.52
Australia	interpretation, liberality of, 6.58–6.62
legislative framework, review of, 6.1–6.43 arbitrability of disputes, 6.5–6.9	Definitions public policy (Korea), 6.69–6.70
arbitration agreement: applicable law, 6.9–6.10; writing requirements, 6.11–6.16 enforcement of foreign arbitral awards, 6.16–6.22: public policy and,	Enforcement of arbitral awards. See also under specific jurisdictions Korea, in public policy grounds for refusal, standards for, 6.64–6.73
6.19–6.22 interim measures, 6.22–6.25 interpretation, 6.41 proceedings, privacy of, 6.40–6.25	Interim measures of protection ACICA regime, examination of, 6.82–6.96 civil law states, in, 6.78–6.82
stay of proceedings by courts: applications under International Arbitration Act 1974 and UNCITRAL Model Law, 6.11; conditions imposed on, 6.10–6.11 UNCITRAL Model Law, and: arbitrators, power to appoint, 6.31–6.34; arbitrators ruling on own jurisdiction, 6.34; arb-med, 6.35–6.37; awards, 6.37–6.39; courts' jurisdiction, 6.29–6.31; evidence, taking of, 6.35;	Korea enforcement of arbitral awards public policy defences: fraud, and, 6.70–6.72; manifest disregard of the law, and, 6.68–6.69; standards for, 6.64–6.73 review of merits of award, 6.67–6.68 Public policy defences 'international public policy', and, 6.69–6.70 standards in Korea, 6.64–6.73
ASIAN INTERNATIONAL ARBITRATION JOURNAL, V	OLUME 6, NUMBER 2