I. GENERAL


II. INTERNATIONAL SALE OF GOODS


III. INTERNATIONAL COMMERCIAL ARBITRATION AND CONCILIATION


Carmody, M. Overturning the presumption of confidentiality: should the UNCITRAL Rules on Transparency be applied to international commercial arbitration? International trade and business law review (Perth, Australia) 19:96-179, 2016.


IV. INTERNATIONAL TRANSPORT


V. INTERNATIONAL PAYMENTS (includes former INDEPENDENT GUARANTEES AND STAND-BY LETTERS OF CREDIT)

[No publications recorded under this heading.]
VI. ELECTRONIC COMMERCE


Hames, E.M. Reconciling the intersection of a treaty and federal statutory law: why reverse preemption should keep insurance-related arbitration decisions with the states. *Drake law review* (Des Moines, Iowa) 64:553-576, 2016.


VII. SECURITY INTERESTS (includes former RECEIVABLES FINANCING)

[No publications recorded under this heading.]

VIII. PROCUREMENT


IX. INSOLVENCY


X. INTERNATIONAL CONSTRUCTION CONTRACTS

[No publications recorded under this heading.]
XI. INTERNATIONAL COUNTERTRADE
[No publications recorded under this heading.]

XII. PRIVATELY FINANCED INFRASTRUCTURE PROJECTS
De Cazalet, B. La CNUDCI doit maintenir son rôle moteur de la réglementation des PPP = UNCITRAL to keep the lead on PPP regulatory work. Revue de droit des affaires internationales = International business law journal (Paris) 2:137-174, 2016.

XIII. ONLINE DISPUTE RESOLUTION
[No publications recorded under this heading.]