

International Arbitration 10x10

Risse / Haller / Harbst / Schramke

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INTERNATIONAL ARBITRATION 10x10

100 facts
an in-house counsel needs to know

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ABOUT THIS BOOK

This is a book for you, dear in-house counsel. In-house counsel are generalists. In-house counsel need concise, accurate advice about special areas of law. In-house counsel are interested in substance, not in footnotes. In-house counsel lack the time to study academic treatises and lengthy court decisions. In-house counsel look for quick orientation and easy access to key information. All this is understood. That is why this book addresses 10 x 10 different topics subdivided in 10 main chapters. That is why each topic is explained in straightforward language on exactly two pages, without “ifs” and “buts” and, of course, without footnotes. That is why you, dear in-house counsel, will invest five minutes max. of reading time to get a basic, but accurate understanding of an otherwise difficult legal topic. That is the concept, the promise of this book.

This is a book for you, dear external counsel. External counsel are specialists. External counsel are hired because they already have an in-depth knowledge of a special area of law. External counsel will not learn much by reading just another book about their area of expertise. To this end, this book may make no difference. What external counsel often need is a concise summary of their knowledge which they can share on short notice with their clients requesting information on a particular topic. External counsel are rarely paid for summarizing their vast knowledge on the requested topic in an easy-to-digest format. All this is understood. This is why this book addresses 10 x 10 different topics clients are often interested in. This is why each topic is explained in such a way that it can be shared with a client promptly to satisfy the client’s initial interest. That is why you, dear external counsel, will invest five minutes max. to scan the two-page explanation of the topic and mail it to your client. That is the concept, the promise of this book.

This is a book about international arbitration. Arbitration is the dispute resolution mechanism of choice for most cross-border disputes. Arbitration is a complicated, multi-layered area of law. A transnational practice has developed, impacted by civil and common law features. At the same time, international arbitration is not rocket science. It is possible to explain 10 x 10 key concepts of international arbitration accurately and understandably on two pages each. That is a challenge, but it is doable. We have done it. This is the concept, the promise of this book.

Frankfurt/Main, Germany, in April 2022

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Jürgen Schramke


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