

New Volume of the Japan Commercial Arbitration Journal - Vol. 5 [2024]



The Japan Commercial Arbitration Association (JCAA), one of the oldest international arbitration institutions in the world, founded in 1950, has published the 5th Volume of its annual journal on commercial arbitration - the Japan Commercial Arbitration Journal.

The journal features articles on international commercial arbitration, mediation, and litigation related to Japan. These articles are authored by prominent scholars and experienced practitioners who are well-versed in the resolution and prevention of international commercial disputes.

The Japan Commercial Arbitration Journal is particularly valuable for non-Japanese readers, including foreign researchers and practitioners, as it provides insights into Japan's approach to international dispute resolution. By offering comprehensive analysis and updates on arbitration, mediation and litigation practices in Japan, the journal helps bridge the knowledge gap for those working in international commercial law. Access to this information is essential for professionals seeking to understand the nuances of Japanese legal procedures

and effectively engage with Japan in cross-border commercial matters.

The new volume features the following articles:

Miriam Rose Ivan L. Pereira

Emergency Arbitration at the JCAA: A Review of the Rules and the Changing Landscape

Fumiyasu Miyazaki

Overview of the amendment to Japan's Arbitration Act

Atsushi FUKUDA, Takahito KAWAHARA

Overview of the Development of International Mediation Legislation in Japan with the Singapore Convention on Mediation

Takanori Kawashima

Multi-Tiered Dispute Resolution Clauses: Effects of Non-Compliance with Pre-Action/Pre-Arbitration ADR Clauses

Miyuki Watanabe

Due Process in Arbitration - How to Mitigate Due Process Paranoia?

Takanori Abe

Patent royalty claim dismissed due to a demurrer, admitting the reach of an arbitration agreement ?Defendants' measures and plaintiffs? risk reduction ?

Kazuhiro Kobayashi

Practical Issues in Enforcing International Settlement Agreements Resulting from Mediation

Michael Martinez

Too far, or not enough? Considerations for discovery in the United States and improving efficiency in international arbitration through an analysis thereof

Shuhei Kubota

Arbitration as a Means of Resolving ESG Disputes

Shin-Ichiro Abe

The Development of Sports Arbitration in Japan and Challenges for the Future

Yoshihisa Hayakawa

Advanced Technologies in Tokyo Facilities for Arbitration Hearings

Tony Andriotis, Shingo Okada, Eric Yao

Serving a Party in Japan by Hague Service Convention

Atsushi Shiraki

Asymmetrical Approaches of Extraterritorial Evidence Legislation between the U.S. and Japan

All volumes can also be freely consulted and downloaded here.