

PRESENTER



Matthew Dunning QC, Barrister, Auckland

Matthew is a barrister and Queen's Counsel, with over 30 years' experience in commercial litigation. He has represented many leading local and international businesses before New Zealand courts, regulatory bodies in the securities and anti-trust sectors and in arbitrations. Matthew has appeared in a number of domestic and international arbitrations.

His specialist area of anti-trust law has seen him advise and represent clients in many investigations and proceedings by the Commerce Commission, and also in respect of many of the leading mergers and acquisitions in New Zealand. He has also more recently been instructed on behalf of the Commerce Commission.

Cover and text stocks used in this publication are from Forestry Stewardship Council certified mills, manufactured under the environmentally responsible paper manufactured environmental management system ISO 14001, using pulp from well managed forests and other controlled sources.

CONTENTS

1. INTRODUCTION	1
2. WHY ARBITRATION?	3
3. RECENT AMENDMENTS	5
4. THE AMINZ RULES	7
5. COMMENCING THE ARBITRATION (ARTICLE 1)	9
CLAIM	9
ANSWER	9
REPLY	10
REPRESENTATION	10
GUIDELINES	11
6. THE ARBITRAL TRIBUNAL (ARTICLE 3)	13
APPOINTMENT AND COMPOSITION	13
DUTIES AND POWERS	14
7. EXPEDITED ARBITRATION (ARTICLE 33)	15
8. CHALLENGES TO THE ARBITRAL TRIBUNAL (ARTICLE 4)	17
9. EMERGENCY ARBITRATION (ARTICLE 5)	19
10. CONDUCT OF THE ARBITRATION (ARTICLE 6)	21
PRELIMINARY CONFERENCES AND PROCEDURAL ORDERS	21
RULES OF EVIDENCE	21
SUBMISSIONS	22
SEAT	22
WITNESSES	22
EXPERTS	22
11. APPEALS (ARTICLE 9)	25