

Consolidated Index: I

Contains Ampla
Yearbooks (YB) 1993-2004
Bulletins (B) 1994-1996
Journals (J) 1997-2004

IFC Safeguard Policies, YB03.166

IFC Specific Guidelines, YB03.167, YB03.168

ILUA

- amendments, YB02.244-245
 - acceptance of, YB02.248-249
 - effectiveness of, YB02.252-253
 - endorsement of, YB02.249
 - purpose of, YB02.245-248
- effectiveness of, YB02.243, YB02.244
- establishment of, YB02.244-245
 - purpose of, YB02.243

Implied terms

- ad hoc implications, YB02.467-468
- breach of, YB02.13
- contract, in, YB02.3
- co-operation, YB02.462, YB02.469-473
- fair dealing, duty of, YB02.3, YB02.13, YB02.27, YB02.462
- good faith, duty of, YB02.3-4, YB02.10, YB02.22-48, YB02.462, YB02.473-474, YB02.486-495
 - acceptance of, YB02.28
 - ad hoc, YB02.31-32
 - application of, YB02.33
 - Australia, in, YB02.25-30, YB02.46
 - breach of, YB02.13, YB02.35, YB02.46
 - business efficiency, YB02.31
 - canon of construction, YB02.23-24, YB02.29, YB02.35-36
 - co-operation, YB02.35-37, YB02.41
 - fact, in, YB02.31, YB02.43
 - fairness, YB02.42, YB02.43
 - flexible standards, YB02.42-43
 - independent cause of action, YB02.23, YB02.35-36
 - joint ventures, YB02.46-48
 - law, in, YB02.31-32
 - objective test, YB02.43-44
 - pre-contractual obligations, *see* **Duty to negotiate**
 - reasonableness, YB02.32, YB02.35-37, YB02.39
 - rejection of, YB02.28
 - relational contracts, YB02.34
 - standard of conduct, YB02.37
 - subjective test, YB02.43-44
 - third party, YB02.46
 - United States, in, YB02.22-27
- reasonableness, YB02.32, YB02.35-37, YB02.39
 - breach of, YB02.41
 - termination of contract, YB02.462, YB02.467-474

Imports

- GST, J99.57-58
 - imported ore, J99.62
 - temporary imports, J99.58
- GST issues, YB00.447-448
 - deferral scheme, YB00.448

reverse charge, YB00.448-449

Improvement

definition, J00.191
discretion of court to determine, J00.192

income tax

changes in legislation, YB03.132
depreciation, J02.114

Inconsistency

native title legislation, between Western Australian and Commonwealth Acts, YB94.83

Incorporated joint venture

insolvency of participant in, YB99.160-161
security over equity in company, YB99.161
single purpose vehicle, YB99.160
substantial company with other assets, YB99.161

Indemnity

company, of
Corporate Law Reform Act 1994 (Cth), under, YB95.212
Corporations Law (Cth), amendment to, YB95.212
defence costs, advancement of, YB95.213
insurance, YB95.213
environmental matters, YB93.24-25, YB93.48, YB93.59
receiver's rights to, YB99.54-55
seller of gas, of, YB95.257
voluntary administrator's right to, YB99.54-55

Indemnity clauses

enforceability of, YB94.195
joint operating agreements, in—*see* **Risk allocation**
service contracts, in, YB94.171

Indenture

termination of, YB02.496-497
effect of, YB02.497-498

India

foreign investment in minerals, YB94.280
large emerging economy, YB04.60
oil and gas projects in, J99.221-240
acreage for licence bidding, J99.226
administered pricing mechanism, J99.226-227
canalisation, J99.226
current LNG projects, J99.236-238
deregulation, J99.238-240
financing, J99.229-231
foreign investment regulation, J99.223-224
legal issues, J99.222-224
liquified natural gas, J99.235-238
pipelines, J99.233-235
production sharing, J99.224-225
regulatory framework, J99.221-222
risk sharing, J99.231-233
taxation, J99.227-228

India Act (Canada), YB02.213, YB02.233-237

background, YB02.233
governance under, YB02.235-237
land management, YB02.233-235

Indigenous and Tribal Peoples Convention 1989, YB94.135

Indigenous groups

petroleum
American Indian tribes, YB01.426
Maori claims to, *see* **Maori claims to petroleum**

Indigenous land use agreements (ILUAs), YB00.537

see also **Native title agreements**

Aboriginal perspective, YB99.237-253
alternative procedure agreements (Subdiv D), YB99.240-241, YB99.242, YB99.247, YB99.250, YB99.266
alternative to NNTT procedures, YB99.238-239
area agreements (Subdiv C), YB99.240, YB99.242, YB99.247, YB99.250, YB99.265-266
binding on parties, YB00.551
body corporate agreements (Subdiv B), YB99.239-240, YB99.265, YB99.266
certification, YB99.250
cohesion between Aboriginal groups, YB99.236
community acceptance and, YB99.256-257
compensation based on, J00.44, J00.46-49
compensation, future exposure, YB00.542
concept of, YB01.525
conjunctive and disjunctive agreements, YB99.219-221
costs, YB99.230-237
 Aboriginal parties, funding, YB99.234-235
 resource developer's, YB99.232-234
decision making, YB99.248-249
definition, YB01.526
de-registration, YB00.547
drafting agreements, YB99.267-268
expectations, YB99.252-253
finalisation, YB99.229-230, YB99.237
identifying parties, YB99.245-248
introduction into statute, YB99.218
legislative scheme, YB99.218, YB99.255
McArthur River Agreement, YB99.231
matters covered, YB99.219
mediation, YB99.258-276
 NNTT, by, YB99.259, YB99.261-269
 reasons for, YB99.258-259
 role of mediator, YB99.259-261
mediator's perspective, YB99.254-276
mining tenements and, J00.264
National Native Title Tribunal, YB99.226
 disqualification of members, YB99.272-273
 drafting agreements, YB99.267-268
 facilitating framework agreements, YB99.263
 financial assistance to parties, YB99.262-263
 forms of assistance by, YB99.261-269
 identifying issues and options, YB99.264-266
 limitation on ability to assist, YB99.271-273
 mediation by, YB99.259, YB99.261-276
 monitoring compliance, YB99.268-269
 nature and extent of assistance, YB99.270-273
 number of members, YB99.271
 organising meetings, YB99.263-264
 qualification of members, YB99.272
native title and other rights, relationship, YB00.549
native title claim to area subject to, YB00.547
native title claimants, YB99.247
native title determination (WA), J00.263-265
native title environment, YB99.241-244
Native Title Representative Bodies (NTRBs), YB99.240, YB99.247, YB99.248
 role of, YB99.250-252
nature of, YB99.239-241
negotiation, YB99.221-222
 beginning, YB99.227-228
 costs, YB99.230-235
 decision to negotiate, YB99.223-224
 external consultations, YB99.225-226

- finalisation, YB99.229-230, YB99.237
- language issues, YB99.227
- mediation, YB99.258-276
- meetings, YB99.228-229, YB99.263-264
- NNTT role, YB99.226, YB99.259, YB99.261-276
- protocol, YB99.227
- risk minimisation, YB99.273-275
- timing, YB99.223-228
- women, role of, YB99.225-226
- overlapping claims, YB99.245-248
- parties
 - Aboriginal parties, funding, YB99.234-235
 - financial assistance to, YB99.262
 - identifying, YB99.245-248
- past agreements, YB99.222
- primary benefit, YB01.526
- processes, YB99.221-230
- project rights, YB00.550
- Queensland State ILUA
 - background to, YB01.526-527
 - operation of, YB01.529-530
 - scope, YB01.528-529
 - status of, YB01.530
 - terms, YB01.531
- reasons for negotiating, YB99.256-257
- representation, YB99.248-249
- resource industry perspective, YB99.216-237
- risk management tool, as, YB99.216-276
- social responsibility of resource companies, YB99.217-219
- State-wide, generally
 - advantages from miner's perspective, YB01.533-534
 - analysis of concept, YB01.531
 - benchmarking, YB01.534-535
 - costs, YB01.534
 - disadvantages from miner's perspective, YB01.534-536
 - double jeopardy, YB01.535-536
 - inherent restrictions, YB01.31-533
 - less than State-wide application, YB01.535
 - timing under, YB01.533-534
- third party interests, YB99.246
- types, YB99.219
- uncertainties, YB99.244-245
- Woodcutters Agreement, YB99.231
- Yandicoogina Agreement, YB99.222, YB99.223, YB99.235

Individual workplace agreements

- freedom of association, breach of, J00.25-34
- injunction against, J00.25-34

Indonesia

- contract of work (COW)
 - abolishing lex specialis, YB96.126
 - definition, YB96.145
 - differences between fifth and sixth generation, YB96.128
 - dividend withholding rate reduction, YB96.132
 - English language provisions, YB96.125-126
 - exemptions, YB96.128
 - first negotiations, YB96.124
 - “generations”, YB96.145-146
 - import and export facilities, YB96.126-127
 - import duties, YB96.127
 - import tariff relief, YB96.128-129

- import recommendations, YB96.131
- income tax rate reduction, YB96.132
- problems, YB96.125
- process for obtaining, YB96.147-148
- sixth generation, YB96.128, YB96.146
- VAT, YB96.129-130, YB96.134-135
- voluntary taxes, YB96.134
- withholding taxes, YB96.133-134
- foreign investment in mining industry, YB94.279, YB96.138-143
 - COW companies, YB96.146-147
 - GR20 changes, YB96.139-143, YB96.146-147
 - New Company Law, YB96.154-155
 - PMA companies, YB96.139
- forestry law, J04.7
- mining industry
 - changes, YB96.137
 - companies conducting business, YB96.152
 - foreign companies, YB96.152, YB96.153
 - foreign investment, YB96.144-145
 - legislation, YB96.143
 - permitted activities, YB96.153
- mining law and policy, J02.77-94
- New Company Law
 - articles of association, YB96.157, YB96.159
 - capitalisation, YB96.157-158
 - Commercial Code, YB96.154
 - Commissioners' duties, YB96.162
 - development, YB96.154
 - director's duties, YB96.161
 - general meeting of shareholders, YB96.160
 - importance of foreign investors, YB96.154-155
 - incorporation of companies, YB96.155
 - liability of shareholders, YB96.156
 - minority shareholders, YB96.162-163
 - number of shareholders, YB96.156-157
 - register of shareholders, YB96.159
 - share classes, YB96.158
 - share transfer, YB96.159
 - "subsidiary", YB96.158
- new oil and gas law, J03.443-449
- reforms, J02.77- 94

Industrial disputes

- picketing, J00.128-133

Industrial manslaughter, *see also* Occupational Health and Safety (OHS)

- criminal offence, YB04.236-9
- statutory duty of care, YB04.229-31
- zero tolerance YB04.227, YB04.229

Industrial relations—*see also* Workplace relations

- amendments, YB96.600-601
- Australian Workplace Agreements, YB96.621-624
- deregulation, YB96.627-630
 - development, YB96.603-605
 - reasons, YB96.601-603
- enterprise bargaining, YB96.605-620
- evolution in Australia, YB96.625
- Howard government
 - mandate, YB96.630-631
 - impact of proposals, YB96.640
- mining industry, YB96.626-627
- overview, YB96.595-599

role of Commission, YB96.623-624
unions, YB96.602-603, YB96.621, YB96.622, YB96.632-633
Workplace Relations Bill, YB96.620-621
effect of proposed changes, YB96.632-640

Industry Commission

gas industry, report on, YB95.336-337

Information

disclosure—*see* **Disclosure**
unjust enrichment, where obtained by reprehensible means, YB94.366

Informed consent

extractive industry projects, those affected by, YB04.65, YB04.74

infrastructure

access, J01.34, J01.73, J01.104-105, J01.107
construction contracts, YB04.163
Tasmanian gas project, J01.116-118, J01.236-237

Initial public offer

ASX Listing Rules, YB00.511-515
CLERP amendments, YB00.504
mining companies, YB00.504-515
disclosure obligations, YB00.512-513
eligibility for listing, YB00.512
native title disclosures, YB00.515
prospectus, YB00.505-511
restricted securities, YB00.513-515
prospectus
consents, YB00.508-509
contents, YB00.505-506
expert reports, YB00.508-509
general disclosure obligation, YB00.505-506
materiality, YB00.510-511
mining company, YB00.505-511
projections and forecasts, YB00.506-507

Injunction(s)

aboriginal heritage, J01.224
agreement to negotiate, YB02.15-16
application, *see* **joint ventures**
environmental protection
public interest groups, by, YB01.87
undertaking as to damages removed, YB01.88
individual workplace agreements, J00.25-34
interlocutory, test for, J00.27
invalidity of development consent, J01.209-212
invalidity of water permit, J01.209-212
natural resource project, restraining, YB00.263, YB00.265-270
City of Enfield case, YB00.266-268
conditions of approval, non-compliance, YB00.277
environmental impact assessment process, non-compliance, YB00.268-270
right to apply, YB00.265-270
onus of proof, J00.27
sale of coal assets by joint venture
assignment restrictions, to prevent breach of, YB01.121
pre-emptive rights, to prevent breach of, YB01.124

Injunctive relief—see Kalkadoon People v North Queensland Electricity Commission

Insider trading, YB03.279-280

Insolvency

Australian laws, YB99.43
General Insolvency Inquiry, YB99.43
receivership *see* Receivership
reorganisation options, YB99.72-79
administrator's recommendations, YB99.72-79

- deed of company arrangement, YB99.75, YB99.77, YB99.82
 - scheme of arrangement, YB99.74-79
- resource companies, *see* **Insolvency of resource companies**
- voluntary administration, *see* **Voluntary administration**
- Insolvency of resource companies**
 - administrators, problems faced by, YB99.81-88
 - directors' failure to accept situation, YB99.81
 - ignorance as to options, YB99.82
 - lack of money, YB99.83
 - monitoring and control, YB99.83-84
 - operational problems, YB99.83-85
 - practitioners' lack of understanding, YB99.85-87
 - short term solutions, YB99.84-85
 - strategic problems, YB99.85-87
 - viability issues, YB99.82-83, YB99.85
 - deed of company arrangement, YB99.82, YB99.85, YB99.86
 - incorporated joint venture, participant in, YB99.160-161
 - security over equity in company, YB99.161
 - single purpose vehicle, YB99.160
 - substantial company with other assets, YB99.161
 - informal arrangements, YB99.136-145
 - advantages, YB99.145
 - disadvantages, YB99.145
 - documentation, YB99.137
 - environmental liability, risk of, YB99.144-145
 - insolvent trading, risk of, YB99.142
 - nature of remedy, YB99.136
 - procedural requirements, YB99.136-137
 - shadow directorship, risk of, YB99.138-141
 - voidable transactions, risk of, YB99.142-144
 - liquidation, YB99.153-155
 - nature of remedy, YB99.153-154
 - usefulness of remedy, YB99.154-155
 - receiver, appointment of, YB99.128-136, *see also* **Receivership**
 - demand for payment, YB99.133
 - duties of receiver, YB99.133
 - improper appointment, consequences, YB99.130-131
 - nature of remedy, YB99.128-129
 - priority of debts, YB99.129
 - procedural requirements, YB99.129-130
 - proper appointment, YB99.130-131
 - sale of property, YB99.134-135
 - timing requirements, YB99.129-130
 - shadow directorship
 - determining existence of, YB99.139-140
 - elements of, YB99.138-139
 - financiers, application to, YB99.130-141
 - risk of, YB99.138-141
 - single project company, YB99.155-157
 - crucial employees, YB99.157
 - government involvement, YB99.156
 - project agreements and tenements, effect on, YB99.156-157
 - public relations, YB99.156
 - sponsor support, YB99.157
 - trade unions, YB99.155
 - unincorporated joint venture, participant in, YB99.157-160
 - joint venture agreement, YB99.157-158
 - management agreement, YB99.158-159
 - security over equity in company, YB99.160
 - single purpose vehicle, YB99.157-159

- substantial company with other assets, YB99.159-160
- voidable transactions
 - exceptions to voidability, YB99.143-144
 - risk of, YB99.142-144
 - uncommercial transactions, YB99.143
 - unfair preference, YB99.143
 - void dispositions, YB99.144
- voluntary administration, *see also* **Voluntary administration**
 - administrator's report, samples, YB99.89-126
 - nature of remedy, YB99.146
 - procedure, YB99.146-153
 - usefulness of remedy, YB99.153

Inspection

- compliance with environmental requirements, YB93.29
- confidential documents, YB93.391-407
- environmental damage, YB93.29

Inspection of documents

- definition, YB04.105
- limited, orders for, YB04.93-4
- objection to, YB04.95
- subpoenas, produced under, YB04.93, YB04.104

Insurance—see also Caps, Collars, Floors

- against pecuniary loss, YB93.123-124
- categories of loss, J99.44-45
- company, reimbursement of, YB95.216
- civil penalty, for, YB95.211
- compensatory damages, for, YB95.212
- criminal liability, against, YB95.211
- direct damage or injury, J99.44, J99.45-46
- directors, liability of, YB95.216, YB95.218
- disclosure, J03.177-180
- effect of loss on whole community, J99.48
- employees, liability for injuries to, YB95.215
- environmental damages, YB93.30
- environment impairment, YB95.216-217, YB95.218
- environmental-related, YB02.351-355
 - claims, YB02.352
 - clean up costs, YB02.373-374
 - contaminated site, YB02.362-363
 - coverage, YB02.354-355
 - disposal sites, YB02.365-366
 - exclusions, YB02.353, YB02.368-370
 - general, YB02.373
 - liabilities, YB02.372
 - limitation of, YB02.371
 - market demand, YB02.357-358
 - market growth, YB02.370
 - policy detail, YB02.366-370
 - public liability, YB02.373-374
 - recoverability, YB02.371
 - regulation of, YB02.355-356
 - reinsurance, YB02.398
 - risk tolerance, YB02.358-359
 - service industry, YB02.363-364
 - site specific, YB02.359-362, YB02.366
 - site specific clean up costs, YB02.373
 - site specific conditions, YB02.367
 - site specific exclusions, YB02.368-370
 - site specific policy details, YB02.366-370
 - site specific terms, YB02.367

- special products, YB02.366
- transportation, YB02.365
- types of products, YB02.359-366
- environmental risk, YB93.18–19
- Floating Production, Storage and Offtake Services Agreements, J03.481
- general, YB02.373
- indemnity, right of, and, YB95.213
- joint venture liabilities, YB95.217–218
- legal expenses, YB95.217
- liability insurance of defendant, J99.50-53
- markets, recent changes in, YB03.123–126
 - mining contract, YB03.425–426
- officers of company, liability of, YB95.216, YB95.218
- piracy and terrorism, YB04.319–20
- policies, J03.167-188
- professional indemnity, YB95.215–216
 - directors and officers, liability of, distinguished, YB95.216
- project, YB03.123–126
- project finance, J01.255-257
- public liability, YB02.373-374
- public/product liability, YB95.214
- purely economic loss, J99.45, J99.46-48
- risk, J03.167-188
- risk management, YB94.196
- risk solutions, J01.57-61
- third party contracts, clauses in, YB94.175
- utility failure, J99.42-53
- Willemstadt* case, J99.47

integrated planning

- integrated planning legislation (Qld), J02.25-31

Intellectual property

- AUSFTA, under, YB04.580–1
- indigenous peoples' property rights, J99.259

Intellectual property rights

- assignment, YB00.355
- commercialisation options, YB00.354-355
- confidential information, YB00.350
- copyright, YB00.349
- designs, YB00.347-348
- exclusive licence, YB00.354
- exclusive use, YB00.354
- joint ventures, YB00.355
- management issues, YB00.351-354
- new mining technologies, YB00.342-358
 - acquiring others' technology, YB00.355-356
 - BP's Acrylonitrile, YB00.356
 - commercialisation, YB00.354-355
 - confidentiality, YB00.353
 - examples, YB00.356-357
 - management issues, YB00.351-354
 - ownership of rights, YB00.352
 - relevant categories of protection, YB00.345-351
 - various contributors, YB00.352
 - Warman pumps, YB00.356-357
- non-exclusive licence, YB00.355
- overview, YB00.344-346
- ownership of rights, YB00.352
- patents, YB00.346-347
- sole licence, YB00.354

Interest

subordinated loans, on, YB03.107

Interest rates

protection against rise, YB93.83–84

Intergovernmental Agreement on the Environment (IGAE), YB93.408–416

aims, YB93.410–411

duplication of interests, YB93.413–414

environmental policy, YB93.414–415

implementation, YB93.415

international agreements, YB93.412–413

levels of government

responsibilities, YB93.411–412

National Environment Protection Authority (NEPA), YB93.416–418

parties, YB93.410

review, YB93.415–416

terms, YB93.409

Interlocutory injunction

future act, restraint of, YB02.183-184

Interlocutory processes

legitimate and illegitimate uses, YB03.19

International Accounting Standards

Australian adoption of, YB04.534–5

long term impact, YB04.544–5

Board (IASB), YB04.535

commissioning costs, YB04.542

comparisons between industries, YB04.545

exploration expenditures, YB04.541–2

extractive industries, YB04.534–7

“area of interest” accounting, YB04.537–8

“full cost” accounting, YB04.537–8

“successful efforts” accounting, YB04.537

generally accepted accounting principles (GAAPs), YB04.536

impairment testing and amortisation, YB04.540–1, YB04.544

International Financial Reporting Standards (IFRS), YB04.534–5

Australian equivalents, YB04.539–40

rehabilitation and de-commissioning costs, YB04.542–3

reporting entities balance sheet, YB04.543

International arbitration

ad hoc, YB03.3, YB03.35–36

amicable composition, YB03.10

Anaconda arbitration, YB03.28–32

appeal, rights of, YB03.26–27

arbitral rules, YB02.652-653, YB02.657, YB02.660

agreement for, YB02.649

application of, YB02.665-670

Australia, in, YB02.651, YB02.654-655

commercial, YB02.650

definition, YB03.2

discovery, YB03.23

effectiveness, YB03.8

evidence in chief, YB03.21

ex aequo et bono, YB03.10

flexibility of, YB03.5–6

governing law, choice of, YB03.9

lex mercatoria, YB03.11–12

institutional, YB03.3, YB03.35–36

maritime boundary disputes, YB03.392–394

neutrality of the forum, YB03.7

number of arbitrators, YB03.36

‘opt out’ of, YB02.649, YB02.652, YB02.656-661

agreement for, YB02.649

- what constitutes, YB02.652, YB02.657-661
 - place of arbitration, YB03.36
 - popularity, YB03.4-5
 - PRC projects, YB03.192-193
 - preliminary conference, YB03.20
 - procedural options, YB03.15
- procedure, YB03.20
- procedural law, YB02.649, YB02.651, YB02.652
 - application of, determination of, YB02.653-654, YB02.666-670
 - arbitral rules, YB02.652-653, YB02.657, YB02.660, YB02.665-670
 - curial law, YB02.652
 - domestic, YB02.655, YB02.660, YB02.662-665
 - lex arbitri, YB02.652
 - 'opt out', YB02.649, YB02.652, YB02.656-661
 - opt out agreement for, YB02.649
 - opt out implied, YB02.656
 - UNCITRAL Model Law, YB02.651-652, YB02.655-670
 - what constitutes, YB02.652
 - reasons for using, YB03.5-9, YB03.12-13
- Singapore, in, YB02.650-651
 - statement of contentions, YB03.21
 - statistics about, YB03.4
- UNCITRAL Model Law, YB02.651-652, YB02.655, YB03.2
 - adoption of, YB02.651-652
 - application of, YB02.665-670
 - 'opt out' of, YB02.656-657

International bribery and corruption

- aid money, waste of, YB00.6-7
- Australian companies, reaction to, YB00.11-12, YB00.14
- Australian Standard AS3806, YB00.24-25, YB00.34
- awarding contracts, YB00.2, YB00.3
- corporate compliance programs, YB00.24-33
 - accountability, YB00.31-32
 - assessment, YB00.30
 - Australian Standard AS3806, YB00.24-25, YB00.34
 - continuous improvement, YB00.33
 - culture of compliance, maintaining, YB00.28-33
 - education and training, YB00.28-29
 - failures, system for handling, YB00.32-33
 - high level commitment, YB00.25
 - liaison, YB00.31
 - management responsibility and supervision, YB00.26
 - monitoring, YB00.30
 - operating procedures, YB00.26
 - record keeping, YB00.27
 - reporting, YB00.27-28
 - resources, YB00.26-27
 - review, YB00.30-31
 - visibility and communication, YB00.29-30
- corporate culture authorising, YB00.16
- Criminal Code (Cth)
 - Amendment Act 1999, YB00.15
 - compliance programs, YB00.24-33
 - criminal liability of corporations, YB00.16-18
 - OECD review, YB00.19, YB00.20
 - offence under, YB00.16-18
 - corporate liability, YB00.16
 - defences, YB00.18
 - penalties, YB00.17
 - what constitutes, YB00.17

- operation in host countries, YB00.21
- duties of advisers, lawyers and auditors, YB00.21-24
 - due diligence, YB00.23-24
- economic damage caused by, YB00.4-8
- European measures against, YB00.8
- Foreign Corrupt Practices Act 1977* (US), YB00.1, YB00.8, YB00.20-21
- high risk areas, YB00.17-18
- Inter-American Convention Against Corruption, YB00.8
- International Chamber of Commerce Rules of Conduct on Extortion and Bribery, YB00.8
- international grand corruption, YB00.2-4
- international reactions to, YB00.8-11
- laws prohibiting, YB00.13-34
 - Australia, YB00.15, YB00.16-18, YB00.20
 - OECD review process, YB00.18-19
 - operation in host countries, YB00.21
 - US, YB00.1, YB00.8, YB00.20-21
- Lockheed scandal, YB00.1, YB00.3
- multinational corporations, role, YB00.15
- OECD Convention, YB00.1, YB00.12, YB00.13, YB00.15
 - Australian compliance programs, YB00.24-34
 - implementation, YB00.18-20
 - review of compliance, YB00.18-19
- OECD Recommendations on Bribery in International Business Transactions, YB00.11
- penalties, YB00.17
- professional advisers, role of, YB00.21-22
 - due diligence checklist, YB00.23-24
- reasons for spread of, YB00.3-4
- Transparency International, YB00.1, YB00.8-11
- UN Declaration Against Corruption and Bribery in International Commercial Transactions, YB00.8
- World Bank measures against, YB00.8, 9
- International Chamber of Commerce (ICC), YB03.35**
- International commercial disputes**
 - litigation of, YB03.7
- International competition law**
 - global mergers, application to, YB01.3
 - Europe, YB01.3
 - United States, YB01.3-4
 - overseas regulators, approach to global mergers
 - Europe, YB01.4-5
 - United States, YB01.5-8
- International Convention on Prevention of Marine Pollution**
 - Dumping of Wastes and Other Matter 1972 (London Convention), YB00.79
 - enforcement, YB00.79
 - obligations of parties, YB00.79
 - Protocol, YB00.79
- International Convention on the Elimination of All Forms of Racial Discrimination, YB94.37**
 - Constitution, power of Parliament to make laws under external affairs power, YB94.37
 - inherit, right to, YB94.38
 - particular forms of, YB94.38
 - positive discrimination, acts of, YB94.38
 - property, right to own, YB94.38
 - racial discrimination
 - condemnation of, YB94.38
 - definition, YB94.37
 - undertakings to prohibit and eliminate, YB94.37
 - ratification by Australia, YB94.38
 - rights of persons, YB94.38

- special measures in, YB94.38
- International conventions, *see* Treaties**
- International Court of Justice, YB00.67-68**
 - jurisdiction, YB02.610-611, YB02.622
 - recognition of, YB02.611
 - jurisdiction over state only with consent, B95.161
 - proceedings, YB02.610
 - ruling regarding Timor Gap Treaty, B95.161–163
 - Timor Gap Treaty case, YB00.169-170, YB00.180
- International enforcement**
 - awards, of, YB03.7–9
 - New York Convention, YB03.8
- International environmental harm, *see* Environmental harm in foreign country**
- International law**
 - alien tort claims, *see* tort
 - binding, YB04.47
 - continued state practice as source of, YB04.76
 - customary, YB04.76
 - governments, role of, YB04.54–5
 - human rights, *see* tort
 - lack of development of, YB04.46
 - maritime zones, B94.4
 - sources of, YB04.76
- International mining operations**
 - changing priority of environment, B95.129–134, B95.149–150, B95.155–158
 - “environmental restriction”, B95.126
 - influential role of environmentalist movement, B95.150–154
 - international conventions and treaties, B95.142–150
 - conflicts between trade and environment treaties, Basel Convention, B95.147–149
 - proposed indigenous populations convention, B95.150
 - Rio Declaration on Environment and Development, B95.145–147
 - World Natural Heritage Convention, B95.143–145
 - priority of environmental considerations, B95.126–129
 - Alaska, B95.136–137
 - Bingham Canyon, B95.137–140
 - Ok Tedi, B95.140–142
 - Windy Craggy, B95.134–136
- International Organisation of Securities Commissions (IOSCO)**
 - approach, YB02.346-347
 - initiatives, YB02.347-348
 - principles, YB02.346-347
 - recent trends, YB02.346-347
 - regulator, YB02.346-347
 - representatives, YB02.348
- International organisations**
 - international standards, role in, YB04.55–6
- International Seabed Authority, B95.1, B95.2**
- International standards**
 - assessing, YB04.76–9
 - compliance, managing, YB04.49
 - corruption, on, YB04.53–4
 - customary international law, as, YB04.76
 - developing countries, YB04.60–2
 - direct and indirect operation, YB04.44
 - governments, role of, YB04.54–5
 - hard law, YB04.46
 - impact of, YB04.44
 - increasing role of, YB04.49
 - international organisations, role of, YB04.55–6

- key players, YB04.54–62
- legal impact, types of, YB04.75
- legal instruments incorporating, YB04.75
- management, YB04.45
- multinational companies, YB04.56–7
- natural resources and energy industries
 - key concepts to identify, YB04.71–4
 - “license to operate”, YB04.62–6
 - other industries, distinguished, YB04.63
- new relevance, YB04.49
- non-governmental organisations (NGOs), YB04.47, YB04.57–60
 - new players, as, YB04.50, YB04.57
- practical management, YB04.75–9
- professional and industry associations, developed by, YB04.78
- regulatory competition, YB04.79
- role of, YB04.47
- “soft-law” instruments, YB04.46–7
- transnational dispute practice, relevance to, YB04.47–54
- UN Global Compact, *see* **UN Global Compact**
- UN system, prepared within, YB04.77

International Swaps and Derivatives Association Inc (ISDA)

- ISDA documents
 - background to, YB03.287–288
 - termination values for transactions, calculating, YB03.289–294

International trade

- bans, YB02.61
 - arbitrary, YB02.61
 - discriminatory, YB02.61
 - unilateral, YB02.62
- environmental objectives, YB02.66
- integrated rules, YB02.66
- restrictions, YB02.61
- trade measures, YB02.60–62, YB02.65
 - enforcement by, YB02.64
 - environmental, YB02.66
 - inconsistency, YB02.61–62
 - justification for, YB02.63, YB02.65
 - non-discriminatory, YB02.62
 - scientific data, YB02.61, YB02.65
 - use of, YB02.62

International treaties and conventions, B96.18–29

- Basel Convention on the Control of the Transboundary Movements of Hazardous Wastes and their Disposal, B96.23–27
- Charter of the United Nations, B96.19–21
- conflict between Commonwealth and State legislation, B96.33, B96.41, B96.53
- conflict between trade and environmental treaties, B96.40–41
- Convention on Biological Diversity, B96.119
- Convention for the Protection of the World Cultural and Natural Heritage, B96.38–40, B96.119
- definitions, B96.18
- Framework Convention of Climate Change, B96.119–120
- impact on Australian minerals industry, B96.30–61
- incorporation in Australian law, B96.33–34, B96.45–48
- International Labour Organisation Convention No 169 (Indigenous and Tribal Peoples), B96.44–45
- non-governmental organisations, B96.19–29
 - participation in negotiating delegations, B96.27–28
- United Nations Convention on the Law of the Sea (UNCLOS), B96.116
- United Nations Draft Declaration on the Rights of Indigenous Peoples, B96.42–44, B96.56–58
- World Commission on Environment and Development, B96.36–38
 - Brundtland Report, B96.37–38
- Zone of Cooperation between Australia and Indonesia, B96.91

International tribunals

international standards and, YB04.48, YB04.51
limited legitimacy, YB04.48

Investigative powers

ACCC, of, YB04.82
APRA, of, YB04.83-4
ASIC, of, YB04.84-5
ATO, of, YB04.85
Environment Protection Authority, of, YB04.86
WorkCover, of, YB04.86

Investment—see also Financing

gas pipeline, in—see **Gas pipelines**

Investors

electricity market, in
continued privatisation, expectation of, YB01.167-168
losses on investments, YB01.166, YB01.185
outcomes of reform process for, YB01.159-160, YB01.184
risk transfer to, YB01.159, YB01.166
gas pipelines, in, YB01.224
government policy changes, negative impact of, YB01.303

Ireland

law establishing safety zones around offshore oil rigs, J99.251