Kluwer Arbitration Blog

Blog Survey (No. 2): The Use of Soft Law Instruments in International Arbitration, still open for responses

Elina Mereminskaya (Bofill Mir & Alvarez Jana Abogados) · Friday, March 7th, 2014 · Institute for Transnational Arbitration (ITA), Academic Council

We are truly grateful to all those persons who have submitted answers to the survey. It will remain open until March 13, 2013.

If you haven't taken the poll yet, please do share your experience. You will contribute to the knowledge-building of the worldwide arbitration community. An analysis of the results will be published in a special post coming soon.

[SURVEYS 3]

To make sure you do not miss out on regular updates from the Kluwer Arbitration Blog, please subscribe here. To submit a proposal for a blog post, please consult our Editorial Guidelines.

Profile Navigator and Relationship Indicator

Includes 7,300+ profiles of arbitrators, expert witnesses, counsels & 13,500+ relationships to uncover potential conflicts of interest.

Learn how **Kluwer Arbitration** can support you.

Learn more about the newly-updated **Profile Navigator and Relationship Indicator**

🜏 Wolters Kluwer

This entry was posted on Friday, March 7th, 2014 at 4:57 pm and is filed under Legal Practice, UNIDROIT Principles of International Commercial Contracts

You can follow any responses to this entry through the Comments (RSS) feed. You can skip to the end and leave a response. Pinging is currently not allowed.