

ASIAN INTERNATIONAL ARBITRATION JOURNAL

EDITORIAL POLICY GUIDELINES

The first of its kind, the *Asian International Arbitration Journal* was conceived by the Singapore International Arbitration Centre. It aims to be a scholarly journal and the thought-leader on issues in international commercial arbitration in the Asia-Pacific region. The *Asian International Arbitration Journal* publishes articles, notes on awards, legislation updates and book reviews.

The *Asian International Arbitration Journal* is published by Kluwer Law International. Its editorial policy and content are independently set and maintained by the General Editors, who are Professor Lawrence Boo and Ms Lucy Reed.

The following editorial policy guidelines will be observed:

General Guidelines

1. Manuscripts must be original.
2. Manuscripts must not have been published nor have been submitted for publication elsewhere before; after first publication in the *Asian International Arbitration Journal*, permission to reproduce the article should be requested at publications@siac.org.sg.
3. Contributions must be made by individuals, not by a firm or an organization. Authors may engage the assistance of students and appropriately acknowledge their contributions in a footnote. Co-authorship by student assistants, however, is limited to those undertaking their PhDs.
4. Submission of a manuscript / work to the General Editors does not constitute acceptance for publication; author(s) will receive a notification of acceptance or rejection from the General Editors.
5. The General Editors reserve the right to send a manuscript to an independent referee for evaluation; the identities of both author(s) and referee(s) will remain confidential at all times.

Specific Guidelines

1. Book reviews will be commissioned by the General Editors.
2. Articles must deal with issues of interest and must demonstrate a high-level of analysis; articles of a purely descriptive nature will not be considered for publication, subject to Guideline 3.
3. Articles which involve an update of developments in a country in the region, which may necessarily be of a descriptive nature, are acceptable.

4. As a guide, articles should not exceed 8,000 words; however, any departures from this guideline will be considered on a case-by-case basis by the General Editors. All articles must be submitted by softcopy, in a word document.
5. Contributions of notes on arbitral awards and legislation updates in the region are encouraged.
6. Arbitrators and counsel for parties are encouraged to submit case notes on interesting awards they have been involved in; the award in discussion must be rendered through an institution. Contributors will remain responsible for seeking all necessary consent from the parties concerned and must declare his / her involvement in the case.