Index

acceptance letter, 152
ad hoc dispute boards, 5, 15–16, 29–30, 81, 158, 303
ad hoc agreements
  three-person ad hoc agreement, 133–5, 303–4
  three-person ad hoc agreement, long form, 135–42, 305–9
advantages and disadvantages, 81
DBF Rules, 29, 259, 395–405
referral of disputes to, 81, 84
ad hoc rules see under Dispute Board Federation (DBF)
additional claims presented at hearings, 223
additional documentation requests after hearings, 223–4
adjudication, 8
  Adjudication Act (1996), 11
  development of UK statutory adjudication see Housing Grants, Construction and Regeneration Act (1996)
  non statutory, development of, 40–42
  statute compliant, 8
ADR see alternative dispute resolution (ADR)
  advance notice, 156, 169
advice and opinions, 93
  advice of dispute boards respected, 2
  advisory opinions of dispute boards, 17, 154
  formal opinions, 159–61
  informal operations, 16–17
  informal opinions, 22, 84, 124, 130, 156–8, 160
  importance of, 1
  request for, 158, 316
  see also decisions and recommendations
Africa, 73
  Katse Dam Project see Katse Dam Project
African Development Bank, 9–10, 86, 299
agenda, 190–93, 216, 315
  for site visits see under site visits
agreements
  ad hoc see ad hoc dispute boards
  in amicable settlement see amicable settlement
  arbitration, 7
  custom format, 93–100
  dispute board member samples see under sample forms
  see also under International Federation of Consulting Engineers (FIDIC);
  International Chamber of Commerce (ICC)
Allgemeines Bürgerliches Gesetzbuch (ABGB), 32
Al-Majala, 65
alternative dispute resolution (ADR), 6–8
  adjudication see adjudication
  advantages, 7
  amicable settlement see amicable settlement
  arbitration see arbitration
  conciliation, 7
  by dispute board members, 81
dispute boards see dispute boards
  executive tribunal, 8
  expert determination, 7
  judicial appraisal, 7
  mediation, 6, 7, 18
  and amicable settlement, 252
  by dispute board members, 81
alternative dispute resolution (ADR) (continued)
mediation-arbitration, 7
neutral fact-finder, 8
American Arbitration Association, 89–91
board selection under, 90–91
lists of members, 125
meeting requirements, 91–3
operating rules, 91
amicable settlements, 252, 335, 346, 356, 368
dispute boards providing impetus for, 21
dissatisfaction with the decision, 160, 251
and mediation 252
revision of decision by, 83, 87, 160, 251, 346
analysis and findings of dispute board, 141, 233–5
applicable law see law and legal systems; legal basis for dispute boards
appointing and establishing a dispute board, 79–107
appointment at commencement of project, 2
appointment and membership, 12–13
basic standards, 101–7
composition of dispute boards, 11, 79–81
ad hoc dispute boards, 81
mega-member dispute boards, 80
micro-dispute boards, 80–81
miscellaneous situations, 81
single-member dispute boards, 79
three-member dispute boards, 80
two-member dispute boards, 79
dispute board guidelines in practice, 101–7
major forms of dispute board rules, 82
American Arbitration Association see
American Arbitration Association custom format, 93–100
Dispute Board Federation see Dispute Board Federation (DBF)
FIDIC see International Federation of Consulting Engineers (FIDIC)
ICC see International Chamber of Commerce (ICC)
multilateral development banks see
multilateral development banks major international appointing bodies, 82–100
appointments
bottom up, 12, 281
default, 147–9, 286–7, 334, 345, 355, 367, 370
of dispute board members see under members of dispute boards
of dispute boards see appointing and establishing a dispute board
early appointment, importance of, 13–14
top down, 12, 80, 282
approval
members’ approval of chairperson’s draft decision, 224–5
party approval of dispute board members see under selection of a dispute board
arbitration, 6, 17
after notice of dissatisfaction, 252–3
after termination of dispute board, 253
applicable law see law and legal systems; legal basis for dispute boards
categorisation of arbitration, 35
costs, 9, 19–20, 278
from dispute review boards, 25
FIDIC provisions see International Federation of Consulting Engineers (FIDIC)
high-low arbitration, 7
historical development, 33–4
ICC International Court of Arbitration, 287–8
ICC provisions see International Chamber of Commerce (ICC)
London Court of International Arbitration, 125, 288
mediation-arbitration, 7
nature of arbitration, 34–5
New York Convention see New York Convention on The Enforcement of Foreign Arbitral Awards (1958)
post-dispute board, 278–9
non-unanimous dispute board decisions, 19
UNCITRAL, 33, 67, 69, 371
see also alternative dispute resolution (ADR)
arbitrators
engineers
engineer/arbitrator as judge, 35–7
as quasi-arbitrator, 8–9, 37–40
power to open up, review and revise, 336, 347, 357, 368
role, 33
Asian Development Bank, 9, 86, 299
Australia, 3, 57–9
Austria, 32
Better Contracting for Underground Construction, 8
bias see under impartiality
Black Sea Trade and Development Bank, 10, 86, 299
board member acceptance, 290–91
board members see members of dispute boards
board types see types of dispute boards
bottom-up selection, 12, 281
Boundary Dam, Washington, 8
joint consulting board, 8
briefing memorandum, 181–4
Brougham, Lord, 36
Brown, Lord Justice Simon, 41
Brunel, I.K, 35
burden of proof, 225, 226
*Bürgerliches Gesetzbuch* (BGB), 32
calendar days, 213
Canada
    Niagara Tunnel Project see Niagara Tunnel Project
canon of ethics see under ethics
Caribbean Development Bank, 10, 86, 299
case histories, 70–78
dispute boards in operation, 70–71
historical cases, 72–8
CDAB, definition of, 103
Centre for Effective Dispute Resolution (CEDR)
    Model Project Mediation Protocol and Agreement, 30
certification, 239, 249
chairpersons of dispute boards see under members of dispute boards
challenge procedure, 117
Channel Tunnel Project, 11, 55–6
dispute board, 11
panel final decisions, 11
Channel Tunnel Rail Link Project, 10
two panels, 11
checklists, 184–5, 310–15, 325
China, 72
    Ertan Hydroelectric Dam Project see Ertan Hydroelectric Dam Project
Hong Kong see Hong Kong International Airport
Yellow River see Yellow River Diversion Project
civil law, 32, 33
countries, 32, 33
codes
civil codes see law and legal systems
ethical codes see under ethics
*Código Civil*, 32
combined dispute boards see under types of dispute boards
common law, 31, 33
countries, 31, 32, 56
history, 32
concession projects, 3, 10, 11, 75, 93, 285
in Eastern Europe, 11
conciliation see under alternative dispute resolution (ADR)
confidentiality, 10, 113, 115, 124, 261, 264, 379
conflicts of board members, 90, 94, 125, 254–68
conflicts which develop during hearings, 256
disclosure of conflicts, 118–22, 152, 256
disclosure statement and acceptance, 309–101
duty to investigate potential for conflicts, 258
need for continuing disclosure, 122, 256, 258
ethical requirements of board members, 258–68
evident partiality, 256–7
interpretation of standard, 257–8
waiver, 257
pre-existing, 255
conflicts at site visits see under site visits
construction industry, 1–2
need for dispute review, 8
certainty/consistency in decision-making during construction, 11
significance and extent of disputes in, 1, 3–4, 6
UK construction industry, 8
consultants, use of, 222–3
contractors
activities, 85
duties, 164–5
notice of dispute, 169
obligations, 339, 349–50, 359–60
preparing draft schedules for site visits, 189
referral of disputes by, 168–9, 176
role at hearings, 220–21
World Bank requirements, 293
contracts
concession, 3, 10, 11, 75, 93, 285
maintenance, 3
multicontract, 10, 11
multidiscipline, 11
operational, 3
statutory-compliant, 2
corruption, 24, 299–300
costs
of ad hoc dispute boards, 81
adjudicator’s duty not to incur unnecessary costs, 52
of arbitrations, 9, 19–20, 278
costs (continued)
awarding, 50, 53–4
costs/hidden costs of disputes, 3, 278
of courts, 9
of dispute boards, 5–6, 8, 19–20
payment of board members see payment of board members
payment of costs, 50, 149
schedule of costs, 387
Council of Europe Development Bank, 10, 299
criticism and board members see under members of dispute boards
custom agreement format, 93–100

DAB, definition of, 103
see also under types of dispute boards
DABM, definition of, 103
daily rates see under payment of board members
DBF see Dispute Board Federation
DBTraining see under training programmes
decisions and recommendations, 1, 224–5
avoiding ‘win-lose’ situations, 4
binding effect, 26
of dispute adjudication boards, 4, 5–6
of dispute review boards, 4–5, 9
dissenting opinions, 225–6, 239, 249
failure to comply with, 67–8, 336, 347, 357, 369
FIDIC provisions see International Federation of Consulting Engineers (FIDIC)
high quality decision-making, 11
ICC provisions see International Chamber of Commerce (ICC)
interim-binding decisions, 4, 5–6, 9
advantages, 5–6
matters to be addressed, 228
non-acceptance of, 2, 251
non-binding recommendations, 4–5
advantages, 5–6
disadvantages, 5, 6
notice of dissatisfaction see notice of dissatisfaction
proof
burden of proof, 225, 226
standard of proof, 225
reaching/making a decision, 225
analysis and finding, 233–5, 243–4
certification, 239, 249
cover page, 228, 239–40
discussion, 235–8, 244–9

dispute adjudication board decision
difference, 249–51
dissenting opinions, 225–6, 239, 249
form of decisions/recommendations, 228–51
introduction, 229–30, 240–41
key elements, 228
making and writing the decision and time requirements, 227–8
recommendations, 238–9, 249
statement of dispute, 230–33, 241–3
table of contents, 229, 240
unanimous decisions, 18–19, 225, 228, 342
reasons for decisions, 226–7
recommendations versus binding decisions, 4–6
subsequent arbitration or trial opportunity, 2
few dispute board decisions overturned, 10
timing, 213–14, 224, 251, 226–7
writing the decision, 18, 224–5, 226–7
decisions written for unsuccessful party’s benefit, 19
and time requirements, 226–7
see also advice and opinions
default appointments, 147–9, 286–7, 334, 345, 355, 367, 370
development banks, 279–300
African Development Bank, 9–10, 86, 299
Asian Development Bank, 9, 86, 299
Black Sea Trade and Development Bank, 10, 86, 299
Caribbean Development Bank, 10, 86, 299
Council of Europe Development Bank, 10, 299
European Bank for Reconstruction & Development, 9, 86, 299
Inter-American Development Bank, 9, 86, 299
FIDIC Harmonised Contract, 9–10, 22
Islamic Development Bank, 86, 299
Multilateral, 10
Nordic Development Fund, 86, 299
other dispute board uses, 299–300
poor governance at local level, 22–4
role of dispute boards in ensuring funds properly spent, 24
supporting dispute boards, 11
World Bank see World Bank
disclosure see under conflicts of board members; impartiality
dispute adjudication
under ICC see under International Chamber of Commerce (ICC)
under FIDIC see under International Federation of Consulting Engineers (FIDIC)
alternative dispute resolution, see alternative dispute resolution (ADR)
amicable settlement see amicable settlement arbitration see arbitration
referred to the dispute board see referral to a dispute board
dispute adjudication boards see under types of dispute boards
dispute advisory boards see under types of dispute boards
dispute avoidance panels see under types of dispute boards
Dispute Board Federation (DBF), 3, 10, 82, 87–8, 254
ad hoc rules, 29, 259, 395–405
Code of Ethics, 112–13, 258–68
code of professional conduct, 258–9
Corporate Panel Member List, 82
dispute board formation, 29, 87–8
list of members, 125–6,
Fellow’s List of Approved Adjudicators, 82
payment of board members, 149
rules and procedure, 10, 19
supporting dispute boards, 3, 11
training see under training programmes
dispute boards
ad hoc see ad hoc dispute boards
adjudication board decisions, 68
advantages, 1–2, 3–4
advice respected, 2
in airport operations, 285
American Arbitration Association see American Arbitration Association
appointing and establishing see appointing and establishing a dispute board
approval of by parties see selection of a dispute board
arbitration after termination of see under arbitration
basic standards, 101–7
basis for see legal basis for dispute boards
case histories, 70–78
historical cases, 72–8
chairperson see under members of dispute boards
common aspects of all dispute boards, 26–7
compared with adjudication/arbitration/mediation/ADT, 6–8, 18
composition of see appointing and establishing a dispute board
concept of, 1–24
corruption, addressing, 24, 299–300
countries used in, 10
cost of, 5–6, 8, 19–20
decisions see decisions and recommendations
expiration of appointment, 336, 345, 347, 357, 369
failure to comply with board decisions see under decisions and recommendations
fairness, independence and impartiality, 2, 4, 12, 13, 20
see also impartiality; independence
flow chart, 70–71
formal versus informal operations, 16–17
formation, 28–30
see also selection of a dispute board
future of, 24
growth of, 10–11
hearings see hearings
history, 8
historical development of dispute boards, 33–5
in hospital operations, 285
informal operations, 16–17
inquisitorial approach, 18, 33, 49, 52, 140, 166, 216, 221–7, 245, 264, 342, 352, 362
interim binding decisions see under decisions and recommendations
international aspects of, 24
jurisdiction, 3, 111–12, 155
legal basis see legal basis for dispute boards
maritime industry see maritime industry dispute boards
members see members of dispute boards
nature and description of a dispute board, 2–4
close to other ADR techniques and trials, 2
creature of contract, 3, 31
part of the project team, 2
unique qualities, 3–4
operating procedures/guidelines, 101–7
operation, 11, 70–71
overview, 11
payment of see payment of board members
procedure in, 5, 18, 19
reasons why dispute boards work, 20–22
why dispute boards claimed not to work, 22–34
dispute boards (continued)
recommendations versus binding decisions, 4–6
non-binding recommendations, 4–5
see also decisions and recommendations
referrals see referral to a dispute board
removing board members see removal of board members
remuneration of board members see payment of board members
replacing board members see replacement of board members
role, 12–13, 17
routine operations, 14–15
rules see under appointing and establishing a dispute board
selection of see selection of dispute boards; members of disputes boards
site visits, 14–15
subcontractors, 15–16
types of see types of dispute boards
unique qualities of dispute boards, 3–4
qualities of board members see under members of dispute boards use, training and current practice see use, training and current practice
dispute boards in England see under United Kingdom
dispute conciliation panels see under types of dispute boards
dispute mediation boards see under types of dispute boards
Dispute Resolution Board Foundation (DRBF), 3
attributes of dispute board members, 125
Canons of Ethics, 113–16
lists of members, 125–6
supporting dispute boards, 3, 11
training see under training programmes
dispute resolution boards see under types of dispute boards
dispute review boards see under types of dispute board
dispute review experts, 295–8
disputes review groups (DRG), 11, 74, 80
dispute settlement panels see under types of dispute boards
dissatisfaction notice see notice of dissatisfaction
dissenting opinions see under decisions and recommendations
Diwan Al-Mazalim, 67–8
Docklands Light Railway, 1, 74–5
dispute board 1, 74–5
Docklands Light Railway extension, 11
dispute board, 11
value, 11
no disputes submitted, 1, 74
value of, 1,74
documents see under evidence
Donaldson, Lord, 1
DRBF see Dispute Resolution Board Foundation (DRBF)
duties of parties see under referral to a dispute board
early appointment, importance of, 13–14
Egypt, 63, 66
Einstein, Lord, 59
Eisenhower Tunnel, Colorado, 8
El Cajon Dam and hydroelectric facility, Honduras, 9
Al Mathews involvement, 9
World Bank involvement, 9
elements of a referral, 168–86
dispute adjudication board member forms, 177–84
briefing memorandum, 181–4
evidence list, 185–6
issue list, 184–5
record of claims form, 178–81
preliminary matters and setting out the dispute, 176–86
dispute adjudication board sequence of events, 176–7
referral by the contractor, 186–75
elements of the referral, 169–75
preliminary notice before referral, 169
sample referral, 170–75
referral by the employer, 176
employers
referral of dispute by, 176
obligations, 339, 349–50, 359–60
role at hearings, 220–21
engineers
administration of contract, 84
as board members, 79, 123, 125–6, 129
as sole member, 81
denying/rejecting claims, 222, 159–60
independence and impartiality, 8, 36–40, 84–5
project administration, 84–5
role, 220
engineer/arbitrator as judge, 35–7
pre-arbitral decisions, 84
as quasi-arbitrator, 8–9, 37–40
quasi-judicial role, 8, 40
as witness, 220
England see United Kingdom,
Ertan Hydroelectric Dam Project, 72
board members, 72
disputes referred to dispute review board,
1, 72
value, 1, 72
Esher M.R, Lord, 38, 40
ethics
DBF Code of Ethics, 112–13, 258–68
DRBF Canons of Ethics, 113–16
conflicts of interest, 254–5
ethical requirement of board members see under
members of dispute boards
see also conflicts of board members; impartiality;
independence
European Bank for Reconstruction and
Development, 9, 86, 299
Eurotunnel, 78
arbitrations from, 78
decisions given, 78
value of, 78
evidence
additional, 224
contradictory evidence, 225, 227
discussing and evaluating, 222, 228
dispute board obtaining its own evidence, 221
documents
documentary evidence schedule, 222
receipt schedule, 215
sharing documents with the other party, 221
evidence list, 185–6
excluding, 222
gaps in, 225
guidelines on, 219
maintain and organising documentary evidence,
221–2
objection to, 222
of evident partiality, 257
proof of, 225–6
evident partiality see under conflicts of board
members
executive tribunal see under alternative dispute
resolution (ADR)
expert determination see under alternative dispute
resolution (ADR)
experts
dispute review experts, 295–8
witnesses see under witnesses and witness
statements
fees and expenses see under payment of board
members
FIDIC see International Federation of Consulting
Engineers (FIDIC)
financial services industry, 3
findings and recommendations/decisions form,
141–2
flow chart for dispute resolution, 70–71
formal dispute see under referral to a dispute board
formation of dispute boards, 28–30, 87–8
see also selection of a dispute board
France, 60–62, 66
Channel Tunnel Project see Channel Tunnel
Project
Eurotunnel, 78
Napoleonic Code, 32
separation of powers, 33
GCC, definition of, 103
Germany, 32, 59–60
Gharar, 69
Gold Book see under International Federation of
Consulting Engineers (FIDIC)
Grand Abridgment of the Common and Statute Law
of England, A (Shepherd), 33–4
Green Book see under International Federation of
Consulting Engineers (FIDIC)
guidance/guidelines
guidance as to avoidance of bias provided by
appointing bodies, 112–16
DBF, 112–13
DRBF, 113–16
guidelines/operating procedures, 101–7, 91, 190
hearings, 219–20
witness statements, 166–7
Hadith, 66
Hanafi, 64–6
Hanbali, 64–6
harmonised contract conditions, 9–10, 86, 276,
299
hearing notice, 15, 216
hearings, 5, 17–19, 213–53
  additional claims presented at hearings, 223
  additional documentation requests after hearings, 223–4
  amicable settlement see amicable settlement arbitration see arbitration
  chairperson’s role see under members of dispute boards
  conduct of, 12
  conflicts which develop during, 256
  consultants/expert witnesses, use of, 222–3
  contractor’s role, 220–21
  decisions see decisions and recommendations deferrals, 15
deliberations after, 224–5
employer’s role, 220–21
engineer’s role, 220
format, 17
guidelines for operation, 219–20
handling and hearing evidence, 221–2
hearing notice, 15, 216
lawyers at hearings, 27, 129, 219, 223
  preparing written presentations for in US, 287
members’ role see under members of dispute boards
non-acceptance of dispute board decision, 2, 251
notice of dissatisfaction see notice of dissatisfaction objections from the parties, 222
on site, 14, 17
owner/employer’s role, 220–21
position papers, 17, 18
preliminary determinations, 214
preparation process steps – parties and dispute board members, 214–17
procedure, 18, 19
proof
  of proof, 225, 226
  standard of proof, 225
  reaching a decision see under decisions and recommendations reliance documents, 17
timings of decisions see under decisions and recommendations
writing the decision see under decisions and recommendations
high-low arbitration see under alternative dispute resolution (ADR)
Highway I-15 (USA), 77
impartiality, 2, 4, 12, 13, 20, 281
as an aspect of independence, 109
bias, 108–12
  avoidance of bias, 112–16
  evident partiality, 256–8
  impartiality versus independence, 116–17
  meaning, 109, 111
towards dispute board members, 124
conflicts see conflicts of board members
disclosure, 109, 117–18
  continuing disclosure, need for, 122
  disclosure of conflicts, sample forms, 118–22
of engineers see under engineers
impartiality versus independence, 116–17
see also independence; members of dispute boards
independence, 12, 108–12
  of dispute board members see under members of dispute boards
  of engineers see under engineers
  ICC rules, 117
  impartiality as an aspect of independence, 109
  impartiality versus independence, 116–17
  objective test, 117
  see also impartiality
informal opinions see under advice and opinions
inquisitorial approach, 18, 33, 49, 52, 140, 166, 216, 221–7, 245, 264, 342, 352, 362
Institution of Civil Engineers (ICE)
  conditions on conciliation, 7
  default appointments, 148–9
  dispute board procedure, 10
  engineers determining disputes, 8–9
  ICE TECBAR, 82, 126
  lists of members, 125–6, 286
  procedures, 19
  replacement of board members, 154
  standard form of contract, 8
  dispute boards and adjudication, 10
  supporting dispute boards, 10–11
  termination of appointments, 154
Inter-American Development Bank, 10, 86, 299
interim-binding decisions see under decisions and recommendations
international aspects of dispute boards, 24
extension to international cases, 56–69
International Bank for Reconstruction and Development see World Bank
International Centre for Settlement of Investment Disputes (ICSID), 149
ICSID Rates, 149, 151
International Chamber of Commerce (ICC), 3, 82, 259, 276
Articles of Dispute Board Rules, 375–92
  Article 1, 375
  Article 2, 157, 375–6
  Article 3, 376
  Article 4, 376
  Article 5, 376–7
  Article 6, 377
  Article 7, 377–78
  Article 7.2, 147
  Article 7.3, 147–8
  Article 7.4, 148
  Article 7.5, 148
  Article 7.6, 148
  Article 7.8, 148
  Article 8, 378
  Article 9, 379
  Article 10, 379
  Article 11, 379
  Article 12, 380
  Article 12.4, 188–9
  Article 13, 380
  Article 14, 381
  Article 15, 381
  Article 16, 381–2
  Article 17, 160–61, 382
  Article 18, 161, 382
  Article 19, 383
  Article 20, 383
  Article 21, 383–4
  Article 22, 384
  Article 23, 384
  Article 24, 384
  Article 25, 385
  Article 26, 385
  Article 27, 385
  Article 28, 385–6
  Article 29, 386
  Article 30, 386
  Article 31, 386
  Article 32, 387
  Article 33, 387
  Article 34, 387
appendix, 387–8
International Chamber of Commerce (ICC) (continued)
DAB, 388–9
DRB, 388
dispute board model member agreement, 389–92
dispute boards
activities, 381
administrative expenses, 387
bias claims, 257
commencement of, 377–8
conduct of hearing, 383
decisions under
contents, 384
correction, 384
default appointments, 147–8
determinations, 383–5
end of activities, 381
enforcement of decisions, 23–4
formal referral, 382
formation, 28–9, 88–9, 376–7
hearings, 383
informal assistance, 381–2
liability, 387
member agreement, 379, 389–92
operation, 381
powers, 381
procedures, 19, 381
responses, 382
formation, 28–9, 88–9
CDB, 377
DAB, 376–7
DRB, 376
maritime industry see under maritime industry
dispute boards
members
agreement, 379, 389–92
appointment, 377–8
compensation, 385–7
confidentiality, 379
independence, 378
lists of, 82, 125–6, 286
providing information, 379
replacement of, 154
member qualifications
confidentiality, 124
independence, 117
notification, 380
obligations, 378–80
to cooperate, 379–80

payment of board members, 149, 385–7
post-dispute board matters, 288
powers of, 381
procedure, 381–3
referral of a dispute
formal referral, 160–61, 382
informal, 157, 381–2
removal of board members, 270
responses, 382
review of decisions, 383–4
rules, scope of, 375
schedule of costs, 387–8
site visits, 187–9, 380
standard clauses & agreements, 388–9
subsequent proceedings, 385
supporting dispute boards, 3, 10–11
time limits, 380, 383
International Court of Arbitration, 287–8
International Federation of Consulting Engineers
(FIDIC), 40, 82, 259, 276
clauses under conditions of contract
sub-clause 1.3, 159
sub-clause 2.5, 159
sub-clause 3.5, 159
sub-clause 6, 144
sub-clause 15.6, 299–300
sub-clause 20.1, 160, 332–3, 343–4, 353–4,
363–5
sub-clause 20.2, 86, 143, 153, 156, 333–4,
344–5, 354–5, 365
sub-clause 20.3, 142–3, 144, 147, 334, 345,
355, 365–6
sub-clause 20.4, 83, 156, 157, 160, 161, 335,
345–6, 355–6, 366
sub-clause 20.5, 335, 346, 356, 367
sub-clause 20.6, 335–6, 347, 347, 357,
367–8
sub-clause 20.7, 337, 347, 357, 368
sub-clause 20.8, 338, 357, 368–9
sub-clause 20.10, 83–4, 369
sub-clause 20.11, 369–70
sub-clause 20.3, 370
sub-clause 20.4, 370
sub-clause 20.8, 371
sub-clause 20.10, 371–2
conditions under General Conditions of Dispute
Adjudication Agreement
Condition 1, 337, 348, 358
Condition 2, 337, 348, 358
Conditions of Subcontract for Construction, 15–16

dispute avoidance points to be considered with the FIDIC contracts, 84–6

dispute boards
agreement, 130–31
decision, 249–51
default appointments, 147
engineers as sole member of dispute board, 81
formal opinion, 159–60
formation, 28
informal opinion, 130
Gold Book (design, build and operate projects), 83–4, 363–74
Green Book, 84
Harmonized Edition, 9–10, 86
hearings, 214
list of approved adjudicators, 82, 125–6, 254, 285
notification of a dispute, 156
one-person boards, 11
payment of board members, 149, 151–3
Pink Book, 15
procedures, 19
reasons for decisions, 226
Red Book (construction), 9, 15–16, 28, 40, 82–3, 84, 151, 156, 159, 269–70
appendix, 337–42
referral of a dispute
formal, 159–60, 161
informal, 156–7
removal of board members, 269–70
replacement of board members, 153–4
Silver Book (engineering/procurement/construction), 9, 83, 353–62
appendix, 358–61
site visits, 84, 188
time for decision, 224, 227
unilateral dispute board agreements, 142–7
Yellow Book (plant and design-build), 9, 83, 343–52
appendix, 348–51

‘engineers’ determining disputes, 8–9
forms of contract, 8, 9
harmonised contract conditions, 9–10
post-dispute board matters, 288
President’s List of Approved Adjudicators, 82, 125–6, 254, 285
supporting dispute boards, 10–11
training see under training programmes
international projects, 10
extension of dispute boards to see under legal basis for dispute boards

Iran, 63, 66
arbitration law, 67, 69
Islamic Development Bank, 86, 299
Islamic law see Sharia – Islamic law

Jarrosson, Professor Charles, 61–2
judicial appraisal see under alternative dispute resolution (ADR)
jurisdiction, 3, 111–12, 155

Koran, 63, 65–6

Latham Report (1994), 42

law and legal systems
Australian, 57–9
Austrian, 32
civil law, 32, 33
countries, 32, 33
common law, 31, 33
countries, 31, 32, 56
history, 32
differences between common and civil law, 32, 33
Egyptian, 63, 66
English see common law
French, 32, 60–62, 66
German, 32, 59–60
Iranian, 63, 66, 67, 69
Islamic see Sharia – Islamic law
Saudi Arabian, 63, 66, 67–9
Sharia see Sharia – Islamic law
South African, 56–7
Spanish, 32

see also legal basis of dispute boards
lawyers
as board members, 129, 150
on two-member dispute boards, 79
at hearings, 27, 129, 219, 223
preparing written presentations for in US, 287
legal basis for dispute boards, 31–69
adjudication and dispute boards in England, 55–6
contemporary legal development of dispute boards, 35–43
development of non-statutory adjudication, 40–42
development of statutory adjudication in the UK, 42–3
engineer/arbitrator as judge, 35–7
engineer as quasi-arbitrator, 8–9, 37–40
extension to international cases, 56–69
Australia, 57–9
France, 60–62
Germany, 59–60
host country rules – dispute Boards under common, civil or Sharia Law, 69
Sharia – Islamic law see Sharia – Islamic law
South Africa, 56–7
specific regional non-common law country differences and methods, 59–69
historical development of dispute boards, 33–5
legal systems overview, 31–3
civil law, 32
common law and history, 31, 32
difference between common law and civil law, 32, 33
Lesotho Project see Katse Dam Project
liability of board members, 339, 350, 360, 387
life safety issues, identifying, 194
London Court of International Arbitration, 125, 288
long-term concession projects, 3
Maliki, 64–6
maintenance contracts, 3
maritime industry dispute boards, 276–85
advantages, 277–8
arbitration, 278
background, 276–7
categories, 277
chairperson, 281–2
combined dispute board, 280
decision, 285
dispute board in operation, 282–5
dispute boards, setting up, 281
first meeting, 282–3
formal procedures, 283
ICC rules, 278–80
sample scenario under, 280–81
impartiality and independence, 281
maritime disputes, categories of, 277
recommendations/decisions, 280–81, 285
value of a non-binding recommendation, 281
selection of members, 281–2
shipyards, nature of, 277
site visits, 283
agenda, 284
statement of case, 284
maritime industry, 3, 276–7
Mathews, Al, 9
matters post dispute board, 278–9
mediation see under alternative dispute resolution (ADR)
mega-member dispute boards see under types of dispute boards
members of dispute boards, 10–13
advice and opinion see advice and opinion
appointment of members, 2, 12–13, 27, 301, 333, 344, 354, 365, 377
ad hoc appointments, 29–30
agreements see under sample forms
bottom-up selection, 12
declaration of acceptance, 290–91
disagreement on appointment, 27
expiration of appointment, 336, 347, 357, 369, 381
importance of early appointment, 13–14
top-down selection, 12, 80, 282
chairpersons, 11, 125
role, 11–12, 217–18, 224, 228
selection, 12, 27, 29–30
confidentiality, 113, 115, 124, 261, 264, 379
conflicts see conflicts of board members
criticism
by board members, 116, 194
of board members, 260
life safety issues, identifying, 194
decisions and recommendations see decisions and recommendations
default of, 341
disputes arising out of adjudication agreements, 270, 341, 351, 361
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>engineers as, 79, 123, 125–6, 129</td>
<td>129</td>
</tr>
<tr>
<td>as sole member, 81</td>
<td>129</td>
</tr>
<tr>
<td>finding, 125–6</td>
<td></td>
</tr>
<tr>
<td>informal opinions see under advice and opinions</td>
<td></td>
</tr>
<tr>
<td>lawyers as, 129, 150</td>
<td>129</td>
</tr>
<tr>
<td>on two-member dispute boards, 79</td>
<td>79</td>
</tr>
<tr>
<td>liability, 339, 350, 360, 387</td>
<td>339</td>
</tr>
<tr>
<td>lists, 82, 125–6</td>
<td>82</td>
</tr>
<tr>
<td>moving membership, 11</td>
<td>11</td>
</tr>
<tr>
<td>obligations, general, 338, 349, 359, 378</td>
<td>338</td>
</tr>
<tr>
<td>part of the project team, 2</td>
<td>2</td>
</tr>
<tr>
<td>party approval see under selection of a dispute board</td>
<td></td>
</tr>
<tr>
<td>payment see payment of board members</td>
<td></td>
</tr>
<tr>
<td>additional qualifications, 123–5</td>
<td>123–5</td>
</tr>
<tr>
<td>availability, 15, 123, 124</td>
<td>15, 123, 124</td>
</tr>
<tr>
<td>confidentiality, 113, 115, 124, 261, 264, 379</td>
<td>113</td>
</tr>
<tr>
<td>continuing disclosure, need for, 122</td>
<td>122</td>
</tr>
<tr>
<td>disclosure, 109, 117–18</td>
<td>109</td>
</tr>
<tr>
<td>disclosure of conflicts, sample forms, 118–22</td>
<td>118–22</td>
</tr>
<tr>
<td>DRBF suggested attributes, 125</td>
<td>125</td>
</tr>
<tr>
<td>ethical requirements, 258–6</td>
<td>258–64</td>
</tr>
<tr>
<td>experience and training, 123–4, 223</td>
<td>123</td>
</tr>
<tr>
<td>expertise and qualifications, 123</td>
<td>123</td>
</tr>
<tr>
<td>fairness and impartiality, 2, 4, 12, 13, 20</td>
<td>2, 4, 12, 13</td>
</tr>
<tr>
<td>conflicts see conflicts of board members</td>
<td></td>
</tr>
<tr>
<td>good people skills, 108</td>
<td>108</td>
</tr>
<tr>
<td>guidance as to avoidance of bias provided by appointing bodies, 112–16</td>
<td>112–16</td>
</tr>
<tr>
<td>ICC impartiality see impartiality</td>
<td></td>
</tr>
<tr>
<td>independence, 12, 108–12, 281</td>
<td>12, 108–12</td>
</tr>
<tr>
<td>people skills, 108, 123</td>
<td>108, 123</td>
</tr>
<tr>
<td>qualities of chairperson, 11–12, 125</td>
<td>11–12, 125</td>
</tr>
<tr>
<td>understanding, 123</td>
<td>123</td>
</tr>
<tr>
<td>removal see removal of board members</td>
<td></td>
</tr>
<tr>
<td>replacement see replacement of board members role, 217–19</td>
<td>217–19</td>
</tr>
<tr>
<td>inquisitorial, 33, 49, 52, 140, 166, 216, 221–7, 245, 264, 342, 352, 362</td>
<td>33, 49, 52, 140, 166, 216, 221–7, 245, 264, 342, 352, 362</td>
</tr>
<tr>
<td>routine operations, 14–15</td>
<td>14–15</td>
</tr>
<tr>
<td>selection, 12–13, 27</td>
<td>12–13, 27</td>
</tr>
<tr>
<td>see also selection of a dispute board termination see termination of appointments</td>
<td></td>
</tr>
<tr>
<td>training see training programmes</td>
<td></td>
</tr>
<tr>
<td>typical membership, 2</td>
<td>2</td>
</tr>
<tr>
<td>warranties, 130, 149, 337–8, 348, 358</td>
<td>130</td>
</tr>
</tbody>
</table>
Index

reasons for decisions, 226–7
recommendations see under decisions and recommendations
format of recommendations see under sample forms
Red Book see under International Federation of Consulting Engineers (FIDIC)
referral to a dispute board, 155–67
duties of the parties, 164–7
elements of a referral see elements of a referral formal, 159–61
sample form, 161
informal, 156–8
sample form, 158
is notification of a dispute necessary? 156–61
procedural requirements, 162–4
starting the process – informal versus formal, 155–61
statement of case, 164, 200
statement of claim, 160–63, 164–5, 201
witnesses and witness statements see witnesses and witness statements
removal of board members, 269–75
adding new board members during proceedings, 272
clauses to remove a board member, 271
contract provisions, 269–70
fairness and natural justice/due process, 274
removal of board members
by the chair, 272–2, 273–4
consequences, of dispute board removal, 272
non-voluntary removal, 271–2
voluntary removal, 270–71
voluntary resignation by dispute board member, 274
termination of appointments
notice of termination of dispute board members by parties, 272–3
notice of termination by member, 273
voluntary mutual termination, 275
replacement of board members, 153–4
adding new board members during proceedings, 272
reports, site visits see under site visits
request for informal opinion, 158, 316
resources, 406
response to statement of claim/dispute, 162–3
RIBA, 82
routine operations, 14–15

oaths (continued)
Christian, 218, 393
interpreter, 393, 394
Jewish, 218, 393
Muslim, 218, 393
obligations
of contractor, 339, 349–50, 359–60
of employer, 339, 349–50, 359–60
of members, 338, 349, 359, 378
operational contracts, 3
operational guidelines see guidelines/operating procedures
opinions by dispute board see under advice and opinions
Ottoman Empire, 65
owner/employer’s role at hearings, 220–21
partiality, evident see under conflicts of board members
parties, duties of, 164–7
payment of board members, 144, 149–53, 385
daily rates, 149, 150, 385–6
failure to pay, 153
hourly rates, 151
increased by poor presentation of claims, 20
monthly retainers, 15, 149–50, 385
payment arrangements, 386
taxes and charges, 386
travel time and expenses, 20, 149, 150–51, 386
people skills see under members of dispute boards
pleadings, 17
position papers, 17, 18
post dispute board matters, 278–9
preliminary notice, 169
private finance initiatives, 11
Procurement of Works (World Bank), 9, 86
project administration
dispute board part of, 2
engineers, 84–5
proof
burden of proof, 225, 226
standard of proof, 225
PSV, definition of, 103
Qiyas, 63
qualifications and qualities of members see under members of dispute boards
quasi-arbitrator see under engineers
Quran see Koran
RRRSOC, 103, 163, 202, 210, 318
  definition, 103
  see also referral to a dispute board
RRSOC, 103, 162–3, 202, 210, 318
  definition, 103
  see also referral to a dispute board
RSOC, 103, 162–3, 201–3, 210–11, 318–19
  definition, 103
  see also referral to a dispute board

Saltend Private Gas Turbine Power Plant, 75
  board members, 75
  no arbitrations or disputes referred to dispute board, 1–2, 75
  value, 1, 75

sample forms
  acceptance letter, 152
  agenda formats, 190–93
  board member declaration of acceptance, 290–91
  briefing memorandum, 181–4
  claim hearing agenda, 216
  clauses to remove a board member, 271
  data checklist, 325–6
  decisions, 249–51
    DAB decisions, 326–30
  disclosure, 118–22
  disclosure statement and acceptance, 309–10
  dispute board member agreements, 131–42, 301–10, 372–4
  no monthly retainer agreement, 329–31
  one-member agreement, 131–2, 301–2
  three-person agreement, 132–3, 302–3
  three-person ad hoc agreements, 133–5, 303–4
  three-person ad hoc agreement, long form, 135–42, 305–9
    unilateral version, 145–7
  dispute synopsis, 320–23
  dispute timetable, 214
  document receipt schedule, 215
  documentary evidence schedule, 222
  evidence list, 185–6
  first meeting agenda, 316
  guidelines, 112–16
  hearing agenda, 315
  hearing notice, 216
  issues list, 185
  notice of dispute referral (FIDIC), 161, 317

notices of termination
  by dispute board chair, 274
  by parties, 272–3
  by member, 273
  by mutual termination, 275
  by voluntary resignation, 274
  operational procedure checklist, 310–15
  preliminary notice before referral, 169
  proposed grouping document, 323–5
  recommendations
    analysis and finding, 233–5, 243–4
    certification, 239, 249
    cover page, 228, 239–40
    decisions, 249–51
    discussion, 235–8, 244–9
    dissenting opinions, 225–6, 239, 249
    introduction, 229–30, 240–41
    recommendations, 238–9, 249
    statement of dispute, 230–33, 241–3
    time for commencement language, 214
  record of claims form, 178
    in use, 178–81
  referral, 170–75
    request for informal opinion, 158, 316
    sequence of events, 176–7
    site inspection reports, 196–204, 204–12
    site visit agenda formats, 190–93
    sample general agendas, 191–3
    site visit schedule, 189–90
    timetable and procedural details, 162–4, 317–19

Saudi Arabia, 63, 66
  arbitration law, 67–9
  selection of a dispute board, 12–13, 27, 108–54
  after selection, the dispute board agreement, 128–42
    form dispute adjudication agreements, 130–42
    tripartite agreements, 129–30
  chair selection, 12, 125
  default appointments, 147–9
  finding dispute board members, 125–6
  identifying the third person, 128–9
  lawyers as board members, 129, 150
  on two-member dispute boards, 79
  party approval, 12, 27, 127–8
    parties agree on two and those two nominate the third, 12, 128
    parties joint selection, 127–8
    parties select the chair who then chooses the other two members, 127–8
selection of a dispute board (continued)
parties select from a range, and the selected
two nominate the third, 128
payment of board members see payment of
board members
process of selection, 126–7
qualifications and qualities see under members
of dispute boards
replacing dispute board members see
replacement of board members
selecting the chair, 129
training see training programmes
unilateral dispute board agreements, 142–7
see also appointing and establishing a
dispute board; members of dispute
dispute boards
sequence of events form, 176–7
settlement, amicable see amicable settlement
Shafi, 64–6
Sharia – Islamic law, 63–9
current approach to dispute agreements, 65
enforcement provisions, 67–9
history, 63–6
schools of Sharia law, 64, 65–6
Sunna, 63, 66
Shepherd, William, 33–5, 56
Silver Book see under International Federation of
Consulting Engineers (FIDIC)
single-member dispute board see under types of
dispute boards
site-level partnering, 4
site visits, 187–212
agenda
establishing, 188, 190–91, 341
formats, 190–93
maritime disputes, 284
sample general agenda, 191–3
concept of, 188–90
contractual requirements, 15, 187–9
frequency, 14, 92, 150, 187
and hearing disputes, 14–15
importance of regular visits by dispute board, 2,
13–14, 21–22, 84, 150
informal operations during, 16–17
issuing a site visit report, 196–212
basic areas of reports, 196
element of site visit reports, 196–212
maritime disputes, 283, 284
members in close proximity during, 13
practice and procedure, 193–5
criticism by dispute board members, 194
handling conflict at site visits, 195
handling evidence at a site visit, 194–5
handling hostile parties at site visits, 195
preparation for, 15, 189–90
programme for, 14
site inspection reports, 14, 196–204, 204–12
site visit schedule, 189–90
timing, 188, 293, 297, 341
urgent visits, 187
SOC, 162–3, 201–4, 210–11, 317–9
definition of, 103
see also referral to a dispute board
South Africa, 56–7
Katse Dam Project see Katse Dam Project
Spain, 32
standard bidding documents, 86, 289
standard of proof, 225
stare decisis, 31, 32
statement of case see under referral to a dispute
board
statement of claim/dispute see under referral to a
dispute board
statements of witnesses see under witnesses and
witness statements
statutory adjudication, 1
development in the UK, 42–3
sub-contractors, 15
Conditions of Subcontract for Construction,
15–16
payments to, 54
Sunna, 63, 66
TECBAR, 82, 126
TeCSA, 82
termination of appointments
of board, 154
arbitration after termination of dispute board
see under arbitration
of individual members, 154
notice of termination of dispute board members
by parties, 272–3
notice of termination by member, 273
voluntary mutual termination, 275
see also removal of board members
three-member dispute boards see under types of
dispute boards
Index 425

timetables, 162–4, 214
timing of decision see under decisions and recommendations
top-down selection, 12, 80, 282
training programmes, 123–4, 126, 285–7
FIDIC, 123, 126, 254, 285–6
DBF, 123, 126, 254, 285, 286
DBTraining, 123, 285
DRBF, 123, 126, 285
limited training by appointing bodies, 254
TECBAR, 126
travel expenses see under payment of board members
tripartite agreements, 129–30, 153–4
two-member dispute boards see under types of dispute boards
types of dispute boards, 25–30
ad hoc see ad hoc dispute boards
combined dispute board (CDB), 3, 26, 280
hybrid of dispute review boards and dispute adjudication boards, 3
common aspects of all dispute boards, 26–7
dispute adjudication boards (DAB), 3, 4, 9, 15–16, 26
agreements see under sample forms
decisions with interim-binding force, 3
dispute adjudication board decision difference, 249–51
dispute review board guidelines, 103–7
dispute advisory boards, 30
dispute avoidance panels, 3
dispute conciliation panel, 3
dispute mediation boards, 3, 30
dispute resolution boards, 3, 9
dispute review boards (DRB), 2–3, 25, 249
dispute review board guidelines, 101–2
interim-binding recommendations, 9
non-binding recommendations, 3, 4–5
dispute settlement panels, 3
Institution of Civil Engineers (ICE), 10
mega-member, 80
micro-dispute, 80
one-person, 11, 19, 79
three-person, 11, 80, 124, 168
two-person, 79

UK adjudication see under United Kingdom
unanimous decisions see under decisions and recommendations

UNCITRAL see United Nations Commission on International Trade Law (UNCITRAL)
uniqueness of dispute boards, 3–4
United Kingdom (UK)
adjudication, 2, 8, 82
Adjudication Act (1996), 11
adjudication and dispute boards, 55–6
dispute review boards, 3, 10–11
development of statutory adjudication see Housing Grants, Construction and Regeneration Act (1996)
dispute adjudication boards, 3
dispute boards, 40, 41
explosion in adjudication from Adjudication Act (1996), 11
Channel Tunnel see Channel Tunnel Project;
Channel Tunnel Rail Link
common law, 31, 32
construction industry, 8
Docklands Light Railway see Docklands Light Railway
Eurotunnel, 78
Institution of Civil Engineers see Institution of Civil Engineers (ICE)
Saltend Gas Turbine Power Plant see Saltend Private Gas Turbine Power Plant
United States
ADR, 6–7
common law, 31
dispute review boards originating and used in, 2–3, 4–5, 8, 9, 25
informal opinions, 124
practise, 17–18, 286
evident partiality standard, interpretation of, 257–8
practise in, 287
projects
Boundary Dam, Washington, 8
Eisenhower Tunnel, Colorado, 8
I-15 Reconstruction, Utah, 77
separation of powers, 33
Uniform Commercial Code, 31
use, training and current practice, 276–88
dispute board member training programmes see training programmes
maritime industry dispute boards see maritime industry dispute boards
voluntary termination see under termination of appointments

warranties by members, 130, 149, 337–8, 348, 358

witnesses and witness statements, 165–7
  content of witness statements, 166, 220
  expert witnesses
    in dispute board proceedings, 18, 220, 222–3
    engineers as only witness, 220
    statements, 166–7, 220

format of witness statements, 167
importance of witness statements, 166
interpreting evidence, 220
oaths see oaths
order of evidence, 221
witness outlines, 167
witness statements guidelines, 166–7

Woolf, Lord, 10–11

World Bank, 9–10, 79, 286
  rules and procedures, 19, 289–95
    advice and opinions, 289
    board member requirements, 293
    conduct of hearings, 294–5
    contractor requirements, 293
  dispute referral procedure, 293–4
  ethical requirements, 290
  member acceptance, 290–91
  payment, 149, 291–3
  termination, 291
  dispute review experts, 295–8
  El Cajon Dam, 9
  harmonised contract conditions, 9
  one-person boards, 11
  Procurement of Works, 9, 86
  Standard Bidding Documents, 86, 289
  supporting dispute boards, 10–11
  writing the decisions see under decisions and recommendations

Yellow Book see under International Federation of Consulting Engineers (FIDIC)

Yellow River Diversion Project, 76–7
  arbitrations from, 77
  disputes presented, 77
  lead contractors, 76–7
  major waterways, 76
  value, 76