PREAMBLE & ARTICLE I SHORT ANSWER QUESTIONS

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Annelies Wilder-Smith

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The Resolution of Inter-State Disputes in Civil Aviation Luping Zhang, 2022-01-06 In this book Dr Luping Zhang investigates dispute resolution mechanisms in international civil aviation with a primary focus on the functions of the International Civil Aviation Organization ICAO Council The ICAO was created as a result of the Convention on International Civil Aviation Chicago Convention laying the foundations for these dispute resolution mechanisms in international civil aviation although it neglected to cover economic regulations Over the years there has been a proliferation of bilateral Air Services Agreements ASA's and multilateral treaties With the advancement of aviation technology.

State Disputes in Civil Aviation considers whether dispute resolution mechanisms should be modernised and if so what form this modernisation might take It explores this through five chapters the first chapter defines the scope of the research and introduces the methodology The second chapter traces the evolution of dispute resolution clauses under both multilateral air law treaties and bilateral ASAs with the most up to date data The third chapter analyses how disputes brought forward in relation to the treaties in Chapter II are resolved in practice The fourth chapter builds on empirical evidence to critically assesses the political and legal implications of settling international aviation disputes The final chapter proposes a model for reform based on this cumulative research introducing a proposal for amending rules and procedures in the ICAO as well as for the establishment of a new arbitral institution The Triggering Procedure of the International Criminal Court Héctor Olásolo, 2005 The Rome Statute unlike the statutes of the International Criminal Tribunals for the former Yugoslavia and for Rwanda creates a permanent court whose dormant jurisdiction covers the territory and includes the nationals of States Parties and is universal in cases where the Security Council makes a referral Besides unlike the ad hoc tribunals which have jurisdiction over specific crisis situations whose personal territorial and temporal parameters have been defined in their respective statutes by the UN Security Council in the case of the ICC it is not possible to determine a priori in which situations the ICC will be involved As a result the most relevant activity of the Court is the determination of those situations regarding which the dormant jurisdiction of the Court will be triggered The book The Triggering Procedure of the International Criminal Court constitutes the first comprehensive analysis of the proceedings that prior to any criminal investigation aim to make such a fundamental determination The EU and the Security-Development Nexus Hans Merket, 2016-09-12 In The EU and the Security Development Nexus Hans Merket unravels the long standing commitment of the European Union EU to integrate its policies across the security development nexus By fine tuning the Common Foreign and Security Policy CFSP which includes the Common Security and Defence Policy CSDP with its development cooperation policies the EU aims to end the devastating vicious cycle of insecurity and poverty in fragile states This book undertakes a comprehensive analysis of the EU s words and deeds that result from this engagement across its entire policy and its institutional and legal system This gives a complete picture of the significance impact limits potential and remaining challenges of this policy commitment and simultaneously elucidates the practical impact of Treaty reform in the area of EU UNIDROIT Principles of International Commercial Contracts. An Article-by-Article Commentary Eckart external action Brödermann, 2023-05-12 The Unidroit Principles of International Commercial Contracts provide an excellent and practice proven tool for cross border contracts They constitute a neutral and pragmatic business oriented contractual regime for cross border contracts They contain multiple solutions to typical contractual questions regarding the life of a contract often by way of a compromise between civil and common law They have been referenced in hundreds of decisions of arbitral tribunals or national state courts They have been endorsed inter alia by the United Nations Commission on International

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