CONTENTS

Preface vii
Table of Cases viii
List of Abbreviations xviii

I INTRODUCTION 1
A Equality as a Constitutional and a Procedural Principle 1
B The Contribution of the Institut 3
C Scope of the Resolution 6
D Equality in Asymmetrical Dispute Resolution Systems 7
E The ICSID Convention 9

II TEXT 13
A Final English Text of the Resolution (August 2019) 13
B Final French Text of the Resolution (August 2019) 22

III COMMENTARIES 30
A Preamble 31
1 Equality in the Jurisprudence of International Courts and Tribunals 32
2 Equality of the Parties as a Human Right 39
B Part One: Application to the Establishment of the Tribunal 41
Chapter 1: Forum 41
Article 1: Legal Character 41
Article 2: Access 43
1 The Institution of a Claim 43
2 The Condition of Foreign Nationality 47
Chapter 2: Tribunal 53
Article 3: Impartiality 53
1 The Standard of Impartiality 54
2 The Method for Determination of Challenges to Impartiality 56
Article 4: Composition 58
1 Appointment of Arbitrators 59
Table of Contents

Chapter 1: Parties

Article 5: Multiple Claimants

Article 6: Counterclaims

1. Context

2. Jurisdiction

3. Admissibility

Article 7: Third-Person Submissions

Chapter 2: Pleading and Evidence

Article 8: Equality of Arms

1. In General

2. Late Submissions

3. Submission of New Evidence after the Hearing

Article 9: Production of Documents and Evidence

1. Document Production

2. Attendance of Witnesses

Article 10: Objections to Production

1. Legal Professional Privilege

2. State Secret Privilege

3. Process

Article 11: Improper Means

1. Context

2. The Tribunal’s Powers

3. Criminal Proceedings

Chapter 3: Substantive Equality of Arms

Article 12: Costs

1. Costs

2. Third-Party Funding

3. Security for Costs

Select Bibliography

Index